

1 Parcel, Dr. Tyler, per Larkins.
 1 Ditto, T. W. Rawson, per Ditto.
 6 Packages, Flower Pots, Marked DD in diamond, per Shawalum.
 1 Parcel, Marked B in triangle, 23 to 34, per Rosalind.
 1 Ditto, Marked II in triangle, 47 to 63, per Ditto.
 1 Ditto, F. W. Brown, care of Wilson and Co., per Malcolm.
 2 Ditto, Dr. Tyler, per John Fleming.
 1 Ditto, Capt. J. E. Hampson, 22d H. N. I., per Bengal.
 1 Quarter Case, Marked FB D 81, per Ditto.
 1 Box, Miss Carter, care of Mrs. Wilson, per Lady Ruffles.
 1 Ditto, Marked FM, per Gilbert Munro.
 1 Case, Officer Commanding 13th Regiment Foot, per Lyssander.
 1 Ditto, Ditto H. M. 26th Regt. Foot, per Ditto.
 1 Ditto, J. Dunbar, per Ditto.
 2 Ditto, John Jones, Barque Thetis, per Ditto.
 1 Box, Mrs. Wemyas, care of J. Wemyas, per John Woodall.
 1 Ditto, E. G. Andrews, care of Capt. Allan, per Ditto.
 1 Parcel, Asst. Overcoat G. Robertson, Allahabad, per Lady Cornwall.
 1 Box, H. M. Biram, care of Lynall, Matheson and Co., per Syed Khan.
 1 Parcel, Adam Scott and Co., per Elvira.
 1 Ditto, Montifore, Carmichael, per Ditto.
 1 Ditto, Mc Arthur, McIver, per Ditto.
 1 Ditto, Sheddell and Co., per Isabella Cooper.
 1 Ditto, Captain W. Brown, care of J. Low and Co., per Ditto.
 1 Ditto, R. B. Maclehead, care of Gilmore and Co., per Ditto.
 1 Ditto, Turner, Stopford and Co., per Ditto.
 1 Ditto, Liddell and Co., per Ditto.
 1 Ditto, J. Macdonald, care of Morgan and Co., per Ditto.

R. WALKER, Collector of Customs.

Calcutta, Custom House, the 5th October, 1838.

N. B. Parties applying for the above Packages, will be pleased to send Invoices, or Bills, shewing contents and value, and to despatch persons to be present at the opening of them at this Office. The Collector has nothing to do with the business of Landing Packages from Ships, nor with forwarding them to their owners, or their destination.

The fact of Articles being destined for PRIVATE use, and not for Sale, does not exempt them from payment of Duty, if they be of a kind which is chargeable with Duty under the Regulation.

Notice to Exporters of Tobacco, Segurs, &c., and to Masters of Vessels on which Tobacco, &c. may be Shipped.

No Tobacco can be imported into the United Kingdom, unless the Master shall have on board a separate and distinct Manifest for such Tobacco, containing the particular weight in each Hogshead, Cask, Chest, or Case, with the Tare of the same, and otherwise drawn up in the form prescribed by the Act of Parliament.

Penalty on the Master £100—see 3 and 4 William 4, C. 62, Sec. 3, 7 and 11.

Tobacco may not be imported into the United Kingdom in any Ship or Vessel of less burthen than 120 Tonnes—not onions in Hogsheads, Casks, Chests, or Cases, containing at least 100 lbs. net weight, and not packed in Bags or Packages within any such Hogsheads, Casks, &c. Nor separated nor divided in any way whatever, nor unless the particular weight of the Tobacco in such Package, with the Tare of the same, be marked thereon under penalty of forfeiture—3 and 4 William 4, C. 62, Sec. 58. It is important that parties shipping Tobacco from this Port for Great Britain, should make themselves thoroughly acquainted with such portion of the Acts above quoted as relate to that Article.

R. WALKER, Collector of Customs.

Calcutta Custom House, the 16th July, 1838.

NO TICE is hereby given, that under the Provisions of Rule 6th of the Notification issued by the Board bearing date the 9th May 1837, the Salt of 1243 S. S., in Store at Ghaut Sevirah, in the Tumlock Agency, will be Sold at the rate of 410 Rs. per 100 Maunds of 80 Tollah to the Seer and 40 Seers to the Maund.

Parties willing to purchase the Salt will obtain Chars and Rowanahs upon payment of the Prices now fixed, after the expiration of ten days from the date hereof, that is to say, on and from the 16th instant.

Salt of 1243 per 100 Mauds of 80 Tollah Weight.

Mohoruk Gunnah Nizampore,	410
Bhugwanpore,	410
Jauden,	410
Barcher,	410
Khuruncool,	410
Arracau,	415

By Order of the Board of Customs, Salt and Opium, the 7th May, 1838.

S. G. PALMER, Acting Secretary.

ইন্দোনেশিয়া বাইতেরে

যে বোর্ডের শন ১৮-এই সালের ২ মে তারিখের ইন্দোনেশিয়ার পক্ষম বিমানবাবে নিচের লিখিত সব ১২৪৩ সালের বরক আছে মো। চট্টগ্রামের একেবারি আক্রান্তে মৌজুদ আছে তাহা গুচ্ছ পিণ্ডিত দলে ও কুকনে ফিক্সড ইইবেক অতএব যে সকল বাক্তির এ বস্তু একিষ করিবার দরকার হই হেতে তাহারা এই তারিখ ইন্দুক দল রোজ গত হই লে আর্টিঃ ১৬ মে অবধি এ দলে টাকা মার্কিন করি মে ছাড় ও রুগ্নান। পাইতে পারিবেক ইতি—

শন ১২৪৩ সালের বরক ৮০ তোলা ও

বের কি ১০০ মোমের দল—

মুণ্ডুক দল নিজামগুর	কেঁ ৪১০
কঙামাপুর	এ ৪১০
অলমিয়া	এ ৪১০
বাহিনচর	এ ৪১০
পুরসমুদ্র	এ ৪১০
আরাকান	এ ৪১০

ফেরেজিয় ভূম সাইবার আলিসাব বোর্ড গুর মিট বস্তু ও আক্ষিম ইতি তারিখ ১ মে ১৮-এই সাল—

S. G. PALMER, Acting Secy.

NO TICE is hereby given, that under the Provisions of Rule 6th of the Notification issued by the Board bearing date the 9th May 1837, the Salt of 1243 S. S., in Store at Ghaut Sevirah, in the Tumlock Agency, will be Sold at the rate of 410 Rupees per 100 Maunds of 80 Tollah to the Seer and 40 Seers to the Maund.

Parties willing to purchase the above Salt will obtain the Chars and Rowanahs upon payment of the price at the rate now fixed after the expiration of ten days from the date hereof, that is to say, on and from the 16th proximo.

By Order of the Board of Customs, Salt and Opium, the 7th May, 1838.

S. G. PALMER, Acting Secretary.

NO TICE is hereby given, that under the Provisions of Rule 6th of the Notifications issued by the Board bearing date the 9th May 1837, the Salt of 1243 S. S., in Store at Ghaut Kalsangur, in the Hidgellicch Agency, will be sold at the rate of 411 Rupees per 100 Maunds of 80 Tollah to the Seer, and 40 Seers to the Maund.

Parties willing to purchase the above Salt will obtain the Chars and Rowanahs upon payment of the price at the rate now fixed after the expiration of ten days from the date hereof, that is to say, on and from the 16th proximo.

By order of the Board of Customs, Salt and Opium, the 7th May, 1838.

S. G. PALMER, Acting Secy.

NOTICE is hereby given, that the undermentioned Two Allotments of Soonderbans' Forest Land, Deemed in favor of Government by the Presidency Special Commissioner, on the 24th July, 1837, can be obtained on the usual Jungle-boozee terms, upon application being made at the Office of the Commissioner of the Soonderbans, at Allipore.

Name of Allotment.	Supposed area.	Boundaries.	Remarks.
Khawleek Barrisaul.	20,000	North, the Pangachee river, the Barwrekhaloo Khals, and the Jewdkhooora river.—East, the Balissur river.—West, the Bholah river.—South, the Cheepa, Barwrekhaloo, and Kumarkhaloo Khals.	This allotment is situated on the Western bank of the Balissur river, opposite to the cultivated lands lately resumed from the possession of the Zemindars of Pergunnah Syndpore. It is high and dry, requiring little or no embankment to keep out the Salt Water, and a considerable portion of it would appear to have been at one time cleared of jungle. An abundance of large Boondree timber might be procured from this allotment, and from its proximity to a district already cultivated, fresh water at all times of the year might be obtained without difficulty. From its situation and capabilities, the land of this allotment offers many advantages to speculators.
Ditto.....	20,000	North, the Cheepa, Barwrekhaloo, and Kumarkhaloo Khals.—East, the Balissur river.—South, the Dhamir river joining the Bholah with the Balissur river.—West, the Bholah.	The like remarks apply modified in so far as this allotment is to the south of the preceding one.

G. T. SHAKESPEAR, Commissioner,

Soonderbans, Commissioner's Office, Allipore, the 6th Sept. 1838.

NOTICE of Public Sale for Arrears of Revenue, unless intermediately liquidated, at the Collector's Office, Zillah Moorshedabad, on Monday the 29th October 1838, corresponding with the 14th Kartick 1246 B. S.

Name of Mahals to be sold, and of the Pergunnah in which they are situated, and Nos. of Lacs in Collector's Sale Advertisement.	Recorded Proprietor.	Annual Burder Jumma.	Arrears of Revenue, including Interest up to July 1838 E. S.	Remarks.
No. 1, Hoods Patoabarree,	Meca Murjan, &c.	11690 4 3	262 14 11	This Land produces Indigo, Molasses, Paddy, Sugarcane, &c.
No. 1, Deeshee Ganker Churka,....	Ishur Bindabonbeharee Thakoor, St. Bejoy Gobind, &c.	14880 12 10	1115 11 2	Ditto ditto ditto.
No. 1, Turf Monca Deeshee,	Mohes Chander, &c.	12076 4 0	661 2 III	Ditto ditto ditto.
No. 1, Pergh. Koonwurperstab, &c.	Raja Kishen Chunder Sing and Rami Ramchunder Sing, ...	182047 9 6	12948 14 11	Ditto ditto ditto.
No. 1, Ecorce, &c.	Raja Kishen Chunder Sing, and Rami Ramchunder Sing, and Ranny Jitowkoor, Bourgepusahad, Kistonath, Bholanath, Concenath, Shishnandary, Bejoyklate, Bhabunandary, Rajkisuro, and Budhabande Doss,	100428 8 8	31089 7 1	Ditto ditto ditto.
No. 1, Kt. Pergh. Concepoor, ...	These Mahals are under Butwannah.	8076 11 5	339 11 10	Ditto ditto ditto.

PIERCE TAYLOR, Offy. Collector,

BENGAL MEDICAL RETIRING FUND.

THE Fourth Quarterly General Meeting of Subscribers to the above Fund, fixed for the Second Monday of October, is postponed, owing to the Hindoo Holidays, to Monday the 22d instant, on which date it will be held at the Town Hall, at 4 o'clock in the afternoon.

By Order of the Committee of Management,

GEO. HILL, Secy. M. R. F.

Bengal Medical Retiring Fund Office, Calcutta, 5th October, 1838.

NOTICE is hereby given, that on Wednesday, the 10th day of October next, at 12 o'clock, at the Office of the Receiver of the Supreme Court, the Pergunnah Mohimaboya, situate in Zillah of Furreedpore and Jemere, belonging to the Estate of the late Ladleymohur Tagore, will be let on a lease for such period as may be agreed upon at the time of bidding to the person or persons making the best offer for the same.

Receiver's Office, 17th September, 1838.

THIS Public are hereby informed, that the Sub-Treasurer will negotiate Bills upon the undermentioned Provincial Treasuries, at the rates cited, in the extent of the Surplus that is available at each Treasury:

LOWER PROVINCES.

Backergunge, ...	
Bogra, ...	
Chittagong, ...	
Dinapore, ...	
Jessore, ...	
Maldah, ...	
Pubash, ...	
Tipperah, ...	
Kamroop, (Lower Assam,) ...	
Nowgong, (S. C.) ...	
Assam,) at a prem. of 1 per Cent. and at 3 days' sight.	
Gowalparah,	

C. MORLEY, *Act. General.*

*Port William,
Accountant General's Office,* {
The 6th October, 1838.

Administration.

ALL Persons indebted to the Estate of JOHN WARBURTON NEWTON, late of Bowleah, in the Zillah of Rajshahi, are requested to make payment to the Registrar of the Supreme Court at Fort William, Administrator to the Estate, to whom all Creditors are also desired to make known their Claims.

6th October, 1838.

[1]

Sheriff's Sales.

NOTICE is hereby given, that on Thursday, the Eleventh day of October, just, precisely at the hour of 12 o'Clock at Noon, the Sheriff of Calcutta will put up to Public Sale, at the Lower Verandah of the Court House, near the entrance into the Sheriff's Office, by Virtue of a Writ of Fieri Facias in his hands against Khaaja Noor Aliee,—

1 Chariot, some Buggies and Palenkin Carriages, Old Harness, &c. &c. the property of and belonging to the said Khaaja Noor Aliee.

The Conditions of Sale and further particulars may be had by applying at the Sheriff's Office.

NOTICE is hereby given, that on Thursday, the First day of November next, precisely at the hour of 12 o'Clock at Noon, the Sheriff of Calcutta will put up to Public Sale, at the Lower Verandah of the Court House, near the entrance into the Sheriff's Office, by Virtue of a Writ of Fieri Facias in his hands against Haunce Sobeserry Daboo, the Widow, Heiress and Representative of Moha Rajah Govindchunder Roy Behadoor, deceased,—

The Right, Title, and Interest of the said Moha Rajah Govindchunder Roy Behadoor, deceased, of, in, and to all that Talook or Zemindary, containing Fourteen Mowzahs, together with the Catekures, Battas and Gunge : (that is to say), Mowzah Saurates, Mowzah Chhok Surtan, Mowzah Narindupur, Mowzah Chhuk Muppo, Mowzah Chhuk Aullum, Mowzah Boushook Barreah, Mowzah Dassion, Mowzah Truff Mirra, Mowzah Truff Rhooykhan, Mowzah Truff Surtan, Mowzah Wunchrookby, Mowzah Khildarpur, Mowzah Gourrob and Mowzah Jamirbarreeh, districts, lying and being at Gosooye Battas Mubuskee Tandaree, in Pargannah Pirtabbarree, in the District of Rajshahi.

The Conditions of Sale may be known by applying at the Sheriff's Office.

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AND

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OF THE

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BY J. JEBB,

Captain in the Corps of Engineers.

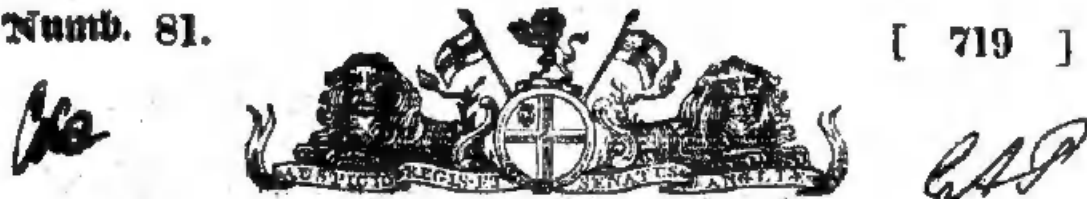
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The Calcutta Gazette.

Published by Authority.

It is requested that Government Notifications for the Calcutta Gazette, of any length, may be sent to the Press before Noon of Tuesday, and those of a few lines only before 5 P. M. of that day.

WEDNESDAY, OCTOBER 10, 1838.

FORT WILLIAM,

GENERAL DEPARTMENT, 25TH JUNE, 1832.

All Public Officers of Government sending Advertisements to the *Calcutta Gazette* for Publication, are hereby directed to make them as short as possible, and to specify always how many times the Advertisement shall be repeated.

By Order of the Hon'ble the Vice President in Council,

H. T. FEINSEPP, Secy. to the Govt.

**FORT WILLIAM,
FINANCIAL DEPARTMENT,**

THE 15TH JUNE, 1836.

Notice is hereby given, that under instructions just received from the Honorable Court of Directors, the following Terms and Conditions for making Advances upon the Goods and Merchandise of Individuals intended for Consignment to England re-payable to the Court of Directors of the East India Company, have been substituted for those contained in the Advertisement of this Department, dated the 27th October 1834.

1st.—The parties to whom Advances may be made shall agree that the respective Consignments be delivered into such Warehouses as the Court of Directors may approve: and that they be subject to the Control of the Court of Directors until the lien of the Company upon the Consignment shall have been satisfied.

2d.—Upon each Consignment, the value of which is to be ascertained by the Officers of the Indian Government, or Authorized Agents of the East India Company, an Advance not exceeding two-thirds of such ascertained value will be made.

3d.—For re-payment of the Advance, Bills of Exchange to be drawn in triplicate, at six months sight: at the rate of—

a. d.

Per Company's Rupee for Advances made at.....	Bengal.
Ditto..... Ditto..... Madras.	
Ditto..... Ditto..... Bombay.	
Per Spanish Dollar, Ditto..... China.	

4th.—The Parties will be required to place in the hands of the Board of Customs, Salt and Opium, Bills of Lading of the Consignment and Policies of Insurance effected thereon, both in triplicate. The Bills of Lading must be drawn deliverable to the East India Company, or endorsed to the order of the East India Company. The Policies of Insurance must be effected in the name and on Behalf of the East India Company, as the Parties interested, or endorsed to their order; but persons desirous of effecting the necessary Insurance in this Country, and of depositing the Policies in the Company's Treasury, will be allowed to do so.

5th.—In case of default being made either in acceptance, or payment of the Bills, the Court of Directors

to be authorized, in such manner and at such times as they may see fit to sell the Goods, for the purpose of re-paying the Company the amount of the Advances made thereon, including Freight and any other charges or expenses which the Company may have incurred on account of the Consignment, together with Interest, should any have accrued; the Company, on the other hand, allowing discount, where any part of the proceeds shall be realized before the Bills fall due, and the settlement of either surplus or deficiency shall be made with the Consigner; and if in India or China by the Government or Agents from whom he received the Advance, at the rate of exchange at which the Company may at the time be drawing Bills upon such Government or Agents.

6th.—An Agent in England shall be appointed for each Consignment, to whom the Court of Directors shall ~~be entitled to~~ give up the Goods, subject to all the conditions agreed upon with the Company, on payment of the Bills; and with whom they shall be authorized to transact generally all business relating to such Goods. The Consigner shall be at liberty to make provision, in case of the Party upon whom the Bill is drawn, (being also the Agent) having failed to accept the Bill, for the substitution of another Agent.

7th.—After the arrival of the Goods in England and when they shall have been placed in such deposit as may have been agreed upon, the Agent may be put into possession of them before the Bills become due, upon the amount of such Bills (less discount) being paid, together with the Freight and any other charges and expenses which the Company have paid or may be subject to on account of the Goods.

8th.—The rate of Discount to be allowed by the Company shall be the same as that charged by the Bank of England.

9th.—It is expected that Parties or their Agents will cause the Goods to be insured from fire, such Insurance to take effect from the date of the termination of the Sea risk; as the East India Company will not undertake to effect any Insurance upon them.

10th.—Parties receiving Advances, to address in each instance a Letter in quadruplicate to the Court of Directors, according to a form which will be furnished by the Officers of Government (or authorized Agents of the East India Company), signifying their assent to all the foregoing conditions, but more particularly for the purpose of expressly authorizing the sale of the Goods by the Company (without other notice to or concurrence of any person whatsoever) at any period after the Bills shall be made, either in acceptance or payment of the Bills, than authorizing, in such cases, the re-paying the Company the Advance made, either principal or interest, together with any other charges or expenses which the Company may have incurred in respect of the Goods, and appointing the Agent in England for said transaction.

Published by Order of the Right Hon'ble the Governor General of India in Council,

H. T. FEINSEPP,
Secy. to the Govt. of India.

FORT WILLIAM,
FINANCIAL DEPARTMENT,

THE 20 MAY, 1838.

Notice is hereby given, that the Board of Customs, Salt and Opium, at Calcutta, have been authorized to accept tenders for advances to be made upon Bills drawn on London, and secured in the manner described and provided in the Advertisement of this Department dated the 15th June, 1835, at the rate of exchange, until further orders, of (2s. 2d.) Two Shillings and Two Pence for the Company's Rupee, Orders for the amount advanced will be issued by the Board payable at the General Treasury at Calcutta, Twenty days after sight.

Published by Order of the Hon'ble the Deputy Governor of Bengal,

H. T. PRINSEPP,
Secty. to the Govt. of Bengal.

No. 67.

FORT WILLIAM,
GENERAL DEPARTMENT,

THE 2d OCTOBER, 1838.

It has been brought to the notice of the Hon'ble the President in Council, that Mails have been stopped and detained in transit by public Officers in the Mofussil when encamped at places in the interior of Districts through which the Dawk travels in order that the bags may be opened and the letters addressed to them taken out. This practice is directly in violation of Article XLIX. of the Regulations for the Post Office Department, published by the Governor General in Council on the 30th of August 1827, and the President in Council in repealing the prohibition therein contained against any Officer of Government whatsoever, detaining and opening the Public Mails except under the order of Government, directs that every contravention of this rule shall be reported to him through the Post Master General, when the Officer guilty of such an impropriety will be visited with the severest displeasure of the Government.

It has also been brought to the notice of the President in Council, that Mails have been detained through the runners being stopped while employed in their actual conveyance by Officers of Police on petty charges of misdemeanour being preferred against them. The Magistrates of the several Districts are hereby required and directed to restrain this practice, and to enjoin that no runner shall be arrested or detained on any petty charge while so employed.

The runners employed in carrying the Mails being all fixed Servants, any Process or Summons can at any time be served upon them at their Station, so that it can never be necessary to detain them while running with a Mail.

By Order of the Hon'ble the President in Council,
H. T. PRINSEPP,
Secty. to the Govt. of India.

FORT WILLIAM,
LEGISLATIVE DEPARTMENT,

THE 24th SEPTEMBER, 1838.

The following Act is passed by the Hon'ble the President of the Council of India in Council, on the 24th September 1838, with the assent of the Right Hon'ble the Governor General of India, which has been read and recorded:

Ordered, that the Act be promulgated for general information.

Act No. XXIV. of 1838.

I. It is hereby enacted, that Section III. of Act XIX. of 1833, together with any other provisions of that Act which prescribe or imply that the Capital Stock of the Bank of Bengal shall not exceed 25 Lakhs of Rupees, shall from this day be repealed.

II. And it is hereby enacted, that it shall be lawful for the Governor General of India in Council whenever he shall see fit from time to time by an Order to be notified in the Gazette, to authorize the Capital Stock of the said Bank to be increased, and to make such order and direction for the opening of subscriptions towards such increase of Capital, as he may see fit, giving due notice to the Proprietors of the said Bank for the time being and allowing to them a period of not less than eighteen months to fill up such subscription.

III. And it is hereby enacted, that whenever such increase of Capital Stock of the Bank of Bengal shall be ordered by the Governor General of India in Council, the Proprietors entitled to share thereof shall not be debarred of the right to subscribe for the new Stock in the proportion of the shares they may be legally holding by reason of any limit to the quantity of Stock which a single Proprietor may hold that may be imposed by the Provisions of the Charter of the Bank, or by any Clause or Provision contained in Act No. XIX. of 1833.

IV. And it is hereby enacted, that it shall be lawful for the Governor General of India in Council, when he shall direct an increase to be made of the Capital Stock of the Bank of Bengal, to prescribe that the subscriptions shall be made upon each share respectively, in any given proportion to the amount of Stock represented by such share, and after subscription made at any time within the period of notice prescribed in Section II. of this Act, to permit the amount subscribed on account of any share or shares to be paid up and annexed to the Capital Stock of the Bank in such manner and at such dates as may be deemed most convenient and proper, and likewise to prescribe that the amount of new Capital that may not be subscribed for by Proprietors within the period of eighteen months aforesaid, shall be sold by Auction by an Officer of the Bank for the benefit of the said Bank, on some early date, after the close of such period, and that the proceeds of such sale shall be at the disposal of the Proprietors of the Bank by Resolution duly passed at their General Meetings, any thing in the existing Charter of the said Bank regarding the method of taking the subscriptions of new Capital to the contrary notwithstanding.

V. And it is hereby enacted, that it shall be lawful for the Governor General of India in Council at the time of ordering any increase of the Capital Stock of the Bank of Bengal to reserve the portion of such increase that may belong to Government by reason of its share of the Capital of the said Bank, and to fix any date within the period of eighteen months above specified, as that before which it shall be finally declared whether the Government will take the share of new Stock to which it is so entitled or will refuse the same, and in case of refusal by Government to take its share of new Stock, such Stock shall not be sold on account of the Proprietors at large as above provided for Stock not subscribed for by other Proprietors, but the amount to which the Government may be so entitled shall not be raised, and if the Government shall determine to subscribe for the share of new Capital to which it is entitled, it shall be lawful for the Governor General of India in Council either to retain the same or to order the sale of such new Stock or any portion thereof on account of Government in such manner and at such times as to him may seem fit.

T. H. MADDOCK,
Offg. Secty. to the Govt. of India.

FORT WILLIAM,
LEGISLATIVE DEPARTMENT,

THE 1st OCTOBER, 1838.

Read a letter from the Secretary to the Government of Bengal, dated the 4th instant, with its enclosure, suggesting the establishment of Offices of Registry at other Stations than those indicated in Section II. Regulation XXXVI. 1793 of the Bengal Code.

Read a letter from the Secretary to the Government of Bengal, dated 14th August 1838, with an enclosure, respecting the expence of registering Deeds written in the English Language.

Resolved, that it is expedient to modify and extend the provisions of those Regulations of the Bengal Code, which prescribe the manner and place of the registration of Deeds and the persons by whom such registers shall be kept.

The following Draft of an Act is accordingly published for general information.

Act No. —— of 1838.

I. It is hereby enacted, that Sections II. and XIV. Regulation XXXVI. 1793, Section IV. and Clauses 2 and 3, Section VI. Regulation XX. 1812, and Section II. Regulation IV. of 1834, of the Bengal Code, be modified.

II. And it is hereby enacted, that in addition to the Offices to which those Sections relate, Offices for the Registry of Deeds may be established at any Civil

Stations, and may be placed by the Orders of Government under the Superintendance of any Officers resident at such Stations whom Government may nominate for that purpose.

III. And it is hereby enacted, that the registration of Deeds at any Office of Registry authorized by this Act shall be subject to the payment of the same fees as are prescribed in Section XIV. Regulation XXXVI. 1793, for Deeds registered at an Office established at the Station of a Zillah or City Court.

IV. And it is hereby enacted, that Section XV. Regulation XXXVI. 1793, and Clauses 2 and 3, Section VI. Regulation XX. 1812 of the Bengal Code, shall not be held applicable to offices and persons established and appointed for the registry of Deeds under this Act.

V. And it is hereby enacted, that persons desirous of registering Deeds written in any European language at any Office of Registry in the territories subject to the Presidency of Bengal, shall be required to pay for transcribing the same according to the established rates of Section Writing, in addition to the fees prescribed by Section XIV. Regulation XXXVI. 1793.

VI. And it is hereby enacted, that in case of the death or absence on leave of any person appointed by Government to register Deeds under this Act, it shall be lawful for the Zillah Judge or other Officer specially authorized by Government, to appoint any person whom he may think proper to take temporary charge of the Office and to register Deeds in the same manner as if such person had been appointed to the Office by the Orders of Government.

Ordered, that the said Draft be re-considered at the first Meeting of the Legislative Council after the 13th day of November next.

T. H. MADDOCK,
Offy. Secy. to the Govt. of India.

FORT WILLIAM,
LEGISLATIVE DEPARTMENT,

THE 8TH OCTOBER, 1838.

The following Draft of a proposed Act was read in Council for the first time on the 8th October, 1838.

Act No. —— or 1838.

I. It is hereby enacted, that if any Master of any Merchant Ship employed on Sea Voyages shall, during such time as such Ship shall be in the River Hooghly, or months thereof, being part of the Territories of the East India Company, without the sanction of a Magistrate or Justice of the Peace first had and obtained, discharge any Seaman against his will before the time of the expiration of the service of such Seaman, he shall be liable, on conviction before any Justice of the Peace exercising jurisdiction within the Town of Calcutta, to be punished with a fine not exceeding one hundred Rupees.

II. And it is hereby enacted, that if any Seaman belonging to any Merchant Ship employed on Sea Voyages shall, during such time as such Ship shall be in the River Hooghly, or the months thereof, being part of the Territories of the East India Company, without justifiable cause to be proved to the satisfaction of the Justice of the Peace before whom he may be charged, refuse, or wilfully omit to obey the lawful orders of the Master of such Ship, he shall be liable, on conviction before a Justice of the Peace exercising jurisdiction within the Town of Calcutta, to be imprisoned with or without hard labor for any term not exceeding three months, if the offence be committed whilst the Ship is in progress either to or from the Sea, or for any term not exceeding one month, if the Ship be lying at anchor off the Town of Calcutta or Kidderpore.

III. And it is hereby enacted, that in the case of any assault or battery which shall be committed on board any Merchant Ship employed on Sea Voyages in the River Hooghly, or the months thereof, being part of the Territories of the East India Company, it shall be lawful for any Justice of the Peace exercising jurisdiction within the Town of Calcutta, to hear and determine any such complaint, and to punish the offender by a fine not exceeding one hundred Rupees.

Ordered, that the Draft now read be published for general information.

Ordered, that the said Draft be re-considered at the first Meeting of the Legislative Council of India after the 8th day of December next.

T. H. MADDOCK,
Offy. Secy. to the Govt. of India.

(No. 1904.)

ORDERS BY THE HONORABLE THE DEPUTY GOVERNOR OF BENGAL.

JUDICIAL AND REVENUE DEPARTMENT,
THE 24TH SEPTEMBER, 1838.

The following Officers have obtained leave of absence from their Stations :

Sam Dutt Bur Doloye, Sudder Amee in Nowgong, during the Dusserah Vacation.

THE 25TH SEPTEMBER, 1838.

Mr. R. Houstoun, Joint Magistrate and Deputy Collector in the 24-Pergannahs, for six months, on Medical Certificate.

The Honorable the Deputy Governor of Bengal has been pleased to make the following Appointments :

Baboo Chander Sekur Doo and Nahbin Chunder Ghosh, Deputy Collectors under Regulation IX. of 1833, have been transferred from Chittagong to the jurisdiction of Mr. W. Taylor, Special Deputy Collector in Zillahs Burdwan, Hooghly, Beerhoom and Bankorah.

THE 29TH SEPTEMBER, 1838.

The following Officer has obtained leave of absence from his Station :

Moulvie Munnower Ally, Principal Sudder Amee in Zillah Shahabad, from 1st to 10th proximo, on private affairs.

THE 2D OCTOBER, 1838.

The Honorable the Deputy Governor of Bengal has been pleased to make the following Appointments :

Syed Azim Qadeer Hussain,	} to be Deputy Collector under Regulation IX. of 1833,
Aga Ismail Ali Khan,	
Mr. C. J. Muller,	
and	in Zillahs Behar and Patna.

Moulvie Fuzzul Ali Khan,

The following Officers have obtained leave of absence from their Stations :

Mr. J. T. Mellis, Acting Joint Magistrate of Burdwan, for one week, from the 10th ultimo, on Medical Certificate.

Mr. G. N. Cheek, Assistant Surgeon of Burdwan, for fourteen days, from the 25th instant.

THE 9TH OCTOBER, 1838.

Mr. G. Lamb, Surgeon at the Civil Station of Dacca, for six weeks, from the 15th instant, to visit the Presidency and Mursidabad.

The Hon'ble the Deputy Governor of Bengal has been pleased to make the following Appointments :

Mr. J. F. M. Reid to officiate as a Judge of the Sudder Dewanny and Nizamat Adawlut at the Presidency during the absence of Mr. C. Tucker, or until further orders.

Mr. E. Stirling to officiate as Collector of Burdwan.

Mr. J. B. Ogilby to officiate as Magistrate and Collector of Shahabad.

Mr. J. T. Mellis to officiate as Magistrate of Burdwan.

Mr. Assistant Surgeon J. Pagan to perform the Medical duties of the Civil Station of Midnapore, vice Mr. Assistant Surgeon J. O'Dwyer, placed, at his own request, at the disposal of His Excellency the Commander-in-Chief.

The following Officer has obtained leave of absence from his Station :

Mr. T. Taylor, Magistrate and Collector of Shahabad, for three months, on Medical Certificate, preparatory to applying for leave to proceed to Europe on Furlough.

FRED. JAS. HALLIDAY,

Offy. Secy. to the Govt. of Bengal.

to the Military Auditor General—triplicate to the Superintendent of Family Money in whose circle the Payee may be residing, and quadruplicate is to be furnished to the Deputy Pay Master proceeding on Service, in order to enable him to check deductions noted in the Abstracts.

The Officer Commanding Companies will add such further information to the Form as the circumstances of individuals may suggest, in order to prevent misconception, and to secure to the proper person the intended benefit.

The amount of Family Money payable is to be noted on the Muster Rolls opposite to the name of the Man from whose pay the corresponding stoppage is made, and in case a man should wish to discontinue the allowance he had assigned, the same is to be notified in the Muster Roll.

Casualties of Men, from whom deductions on account of Family Money are made, must be immediately reported, by Commanding Officers of Companies, to the respective Superintendents, and by those Officers to the Military Auditor General. Current Monthly Rolls of all Casualties will also be transmitted along with the Muster Rolls to the Military Auditor General.

The Family Money of Men on Service is to be drawn in Monthly Abstracts (to be sent as usual through the respective Pay Masters for audit and thereafter dealt with as stated in Pay and Audit Regulations, page 351) by the Agent for Family Money at Barrackpore, if the Payees reside in the Lower Provinces; and by the Superintendent of Family Money at Oude and Cawnpore, if in the Western Provinces.

Family Money is to be drawn two months in arrears, and Officers in charge of Companies will annex to their Monthly Abstracts, Statements of the deduction made from each man on this account, the total of which will be deducted from the amount of the Abstracts, and the remainder only charged by the Pay Master in his disbursements.

It must be particularly explained to the Troops proceeding on Service that they will not be permitted to withdraw the allowance which they may have assigned to their respective families—until intimating of such intention, communicated by Officers in Command of Companies, through the Commanding Officers of Regiments, shall have been received, and the receipt of the same acknowledged by the respective Superintendents of Family Money. The Superintendents are to conform to the latter part of Section 9, Page 351, Pay and Audit Regulations.

Any over-payment made to the Families of deceased Men shall be recovered from the balances of arrears due to them at the time of their decease, which arrears the Commanding Officers of Companies will retain until due advice of the extent of payments to the Families of the deceased shall have been received from the Superintendents.

J. STUART, Lt.-Col.

Off. Secy. to the Govt. of India Milt. Dept.

Notice to Exporters of Tobacco, Segars, &c., and to Masters of Vessels on which Tobacco, &c. may be Shipped.

No Tobacco can be imported into the United Kingdom, unless the Master shall have on board a separate and distinct Manifest for such Tobacco, certifying the particular weight in each Hogshead, Cask, Chest, or Case, with the Tare of the same, and otherwise drawn up in the form prescribed by the Act of Parliament.

Penalty on the Master £100—see 3 and 4 William 4 C. 52, Sec. 3, 7 and 11.

Tobacco may not be imported into the United Kingdom in any Ship or Vessel of less burthen than 120 Tons—not unless in Hogsheads, Casks, Chests, or Cases, containing at least 100 lbs. net weight, and not packed in Bags or Packages within any such Hogsheads, Casks, &c. Not separated nor divided in any way whatever, nor unless the particular weight of the Tobacco in such Package, with the Tare of the same, be marked thereon under penalty of forfeiture—3 and 4 William 4, C. 52, Sec. 58. It is important that parties Shipping Tobacco from this Port for Great Britain, should make themselves thoroughly acquainted with such portion of the Act above quoted as relate to that Article.

R. WALKER, Collector of Customs.

Calcutta Gazette Extra. the 16th July, 1838.

Court for the Relief of Insolvent Debtors at Calcutta.

NOTICE is hereby given, that

Shaik Makim, of Coosinhallab, in Calcutta, Provisioner, Now a Prisoner in the Gaol of Calcutta, hath filed his Petition, praying for Relief under the Provisions of the Statute 9th Gen. IV. Cap. 13, entitled an "Act to provide for the Relief of Insolvent Debtors in the East Indies," until the 1st day of March 1833, continued by the Statute 2d William IV. Cap. 43, until the 1st day of March 1836, and further continuing by an Act of the Governor General of India in Council II. Act No. IV. of 1836,) until the 1st day of March, 1839." And the said Shaik Makim hath executed an Assignment to the Common Assignee of the said Court in trust for the benefit of the Creditors of the said Shaik Makim, of all the real and personal Estate and Effects which he now hath, or is entitled to, or which may come to, or be acquired by him before the Court shall have made its final Order in the matter of the said Petition,

P. O'Hanlon, Examiner.

Office of Examiner, 6th October, 1838.

Mr. Martinell, Atty.

কলিকাতার প্রতিহিন করমসূচি মন্ত্ৰ

পরিজ্ঞান কামোদি

সমাচার মেডেয়া সেইস্টেশন

শেখ মুকিয় কলিকাতার কসাইটেল নিরামি
কোম্পনি বিল্ডিং

অস্থ্রতি তিনি কলিকাতার জনে করে আছেৰ
এবং তাহাৰ আ'রবী নাখিন কৱিয়াছেৰ এই আ'
খনায় সে চতুর্থ জার্জ বাহসাহেৰ রাজত্বেৰ বৰম
বৎসরেত অৰ্থাত আইনেৰ ১৭ ধাৰা তাহাৰ
নাম হিস্তুনেৰ আকৰ পৰম্পৰাবাবেৰ ই'ন্দো
সম ১৮৩৩ সালেৰ মার্চ মাহৰ ১ তাৰিখ পৰ্যন্ত
পৰিজ্ঞান আইন এবং কাহা সম ১৮৩৩ সালেৰ
মার্চ মাহৰ ১ তাৰিখ পৰ্যন্ত সংজ্ঞানৰ্থ আইন
এই বৃক্ষক চতুর্থ উইলিয়ম রাহসাহেৰ রাজত্বেৰ
বিত্তি বৎসরেত এক আইনেৰ ১৩ ধাৰা কৃতিক
গুৰুত্ব পূৰ্ণভাৱে হইয়াছে এবং পুৰুষ ও মহিলা
ইউনিৰ পৰম্পৰাৰ কেবেৰেণ বাহুবলেৰ মোতাবেক
এক আইন অৰ ৪ সম ১৮৩৭ সালেৰ সম ১৮৩১
সালেৰ মার্চ মাহৰ ১ তাৰিখ পৰ্যন্ত সংজ্ঞানৰ্থ
হইয়াছে তাহাৰ পিবিত আঢ়া তাহাৰ সহজে
আসলে আইনে এবং এ উক কেৰ মোকিম
কৰ আহাতেৰ স্থানে মোকাবাতেৰ বিষয়ে
তাহাৰ মহাবিমানেৰ উপকাৰীত তাৰত হাৰ
ৰ উপস্থিতি দিবল আহ। একেৰ তাহাৰ আছে কি
হাতু উক আহকৰি দিবল উক আদীনত হইতে
লেক কৰু কৰু পৰে তাহাৰ হাতে আইনে
বিষয়ে উপকাৰীত কৰিলেৰ আহ মোকাবাতে
পিবিত দিয়াকৰেক

P. O'Hanlon, Examiner.

কল ১৮৩৮ সাল ১ অক্টোবৰ

কল ১৮৩৮ সাল ১ অক্টোবৰ

It is hereby notified, that unless marked for particular Ships, all Letters received at the General Post Office between Monday the 1st and Sunday the 7th October, both dates inclusive, were despatched by the undermentioned Vessels which sailed from Calcutta on dates specified:

Letters received on dates from and to.	By what Ships despatched.	Bound to.	Sailed from Calcutta.
From 1st to 7th October,	Queen Mob,	Liverpool,	{ Will sail on the 12th instant.

W. MOORE, Deputy Post Master.

Calcutta, General Post Office, the 9th October, 1838.

NOTICE of Public Sale for Arrears of Revenue, unless Intermediately liquidated, at the Collector's Office, Zillah Hooghly, on Monday the 29th October 1838, corresponding with 14th Kartik 1245 B. S.

Name of Mahal to be sold and of the Pergunnah in which it is situated and No. of Lot in Collector's Sale Advertisement.	Recorded Proprietor.	Annual Sudder Jumma.	Arrears of Revenue, including Interest for the Kist of July, 1838.	REMARKS.
No. 36. Mundia Ghaut Ph. Mundia Ghaut, ...	Mr. Hedger, &c.	223988 2 5	9004 10 8	{ This land produces Paddy, Salt, Mulberry, Mulai under Butwarish.
" 37. Dukhin Baur Ph. Bawlon,	Nicetas Nund Coondoo Chowdhury, &c.	11750 4 10	525 13 10	{ Do. Paddy, Potatoes, Sugar-cane, &c.
" 38. Headayrampoor, Mowzabs II B. Ph. Chowmoha,	Juggomohun, &c.	45245 1 0	2007 7 6	Ditto ditto ditto.
" 39. Bankhally, Mowzabs 22, Ph. Bau-lon,	Jugul Kisoro Bigwas, &c.	10148 0 8	464 6 5	Ditto ditto ditto.
" 40. Baherugurrah, in 18 Mowzabs, Ph. Bauleegurrah,	Boystub Doss Mullick, &c.	2953 1 7	362 0 0	Ditto ditto ditto.
" 41. Deor, &c. in 14 Mowzabs,	Ditto,	10134 1 7	463 6 4	Ditto ditto ditto.
" 42. Kuoldola, Ph. Chundoreenah, ...	Ditto,	10294 10 4	482 2 3	Ditto ditto ditto.
" 43. Nakur Bang, in Mowzabs 41, Ph. Do,	Juggomohun Hookejia, &c.	11239 7 2	491 14 11	Ditto ditto ditto.
" 44. Bonepoor, &c. in 92 Mowzabs, Ph. Do,	Boystub Doss Mullick, &c.	10840 7 9	480 0 0	Ditto ditto ditto.
" 45. Pandrah, &c. 10 Mowzabs, Ph. Ban-ler,	Rumanath Chuttopad-kha, &c.	11168 14 6	490 3 3	Ditto ditto ditto.
" 46. Angur, &c. 50 Mowzabs, Ph. Chundetconah, ...	Boystub Doss Mullick, &c.	10984 10 7	481 4 3	Ditto ditto ditto.

Hooghly Collector's Office, 16th September, 1838.

W. H. BELL, Collector.

NOTICE of Public Sale for Arrears of Revenue, unless Intermediately liquidated, at the Collector's Office, Zillah Hooghly, on Monday, the 29th October 1838, corresponding with 14th Kartik 1245 B. S.

Name of Mahal to be Sold and of the Pergunnah in which it is situated and No. of Lot in Collector's Sale Advertisement.	Recorded Proprietor.	Annual Sudder Jumma.	Arrears of Revenue, including Interest for the Kist of July 1838.	REMARKS.
No. 34. Bahadoorpoor,	Frazing Cooper, Teknor,	4000 0 1	716 11 9	{ This Land produces Paddy, Grain, Sugar-Cane, &c.
No. 35. Mamoodpoor, ...	Gobind Chunder Bendogaria,	10851 4 9	482 2 3	Ditto ditto ditto.

Hooghly Collector's Office, 16th September, 1838.

W. H. BELL, Collector.



The Calcutta Gazette.

Published by Authority.

It is requested that Government Notifications for the Calcutta Gazette, of any length, may be sent to the Press before Noon of Friday, and those of a few lines only before 5 P. M. of that day.

SATURDAY, OCTOBER 13, 1830.

FORT WILLIAM,

GENERAL DEPARTMENT, 20th JUNE, 1832.

All Public Officers of Government sending Advertisements to the *Calcutta Gazette* for Publication, are hereby directed to make them as short as possible, and to specify always how many times the Advertisement shall be repeated.

By Order of the Hon'ble the Vice President in Council,

M. T. PRENSEP, Secy. to the Govt.

FORT WILLIAM,
FINANCIAL DEPARTMENT,

TUE 15TH JUNE, 1830.

Notice is hereby given, that under instructions just received from the Honorable Court of Directors, the following Terms and Conditions for making Advances upon the Goods and Merchandise of Individuals intended for Consignment to England re-payable to the Court of Directors of the East India Company, have been substituted for those contained in the Advertisement of this Department, dated the 27th October 1831.

1st.—The parties to whom Advances may be made shall agree that the respective Consignments be delivered into such Warehouses as the Court of Directors may approve; and that they be subject to the Control of the Court of Directors until the lien of the Company upon the Consignment shall have been satisfied.

2d.—Upon each Consignment, the value of which is to be ascertained by the Officers of the Indian Government, or Authorized Agents of the East India Company, an Advance not exceeding two-thirds of such ascertained value will be made.

3d.—For re-payment of the Advance, Bills of Exchange to be drawn in triplicate, at six months sight, at the rate of—

s. d.

Per Company's Rupee for Advances made at.....	Bengal.
Ditto..... Ditto.....	Madras.
Ditto..... Ditto.....	Bombay.
Per Spanish Dollar, Ditto.....	China.

4th.—The Parties will be required to place in the hands of the Board of Customs, Salt and Opium, Bills of Lading of the Consignment and Policies of Insurance effected thereon, both in triplicate. The Bills of Lading must be drawn deliverable to the East India Company, or endorsed to the order of the East India Company. The Policies of Insurance must be effected in the name and on behalf of the East India Company, as the Parties interested, or endorsed to their order; but persons desirous of effecting the necessary Insurance in this Country, and depositing the Policies in the Company's Treasury, will be allowed to do so.

5th.—In case of default being made either in acceptance, or payment of the Bills, the Court of Directors

to be authorized, in such manner and at such times as they may see fit to sell the Goods, for the purpose of re-paying the Company the amount of the Advances made thereon, including Freight and any other charges or expenses which the Company may have incurred on account of the Consignment, together with interest, should any have accrued; the Company, on the other hand, allowing discount, where any part of the proceeds shall be realized before the Bills fall due, and the settlement of either surplus or deficiency shall be made with the Consignor; and if in India or China by the Government or Agents from whom he received the Advance, at the rate of exchange at which the Company may at the time be drawing Bills upon such Government or Agents.

6th.—An Agent in England shall be appointed for each Consignment, to whom the Court of Directors shall be empowered to make over the Goods, subject to all the conditions agreed upon with the Company, on payment of the Bills; and with whom they shall be authorized to transact generally all business relating to such Goods. The Consignor shall be at liberty to make provision, in case of the Party upon whom the Bill is drawn, (being also the Agent) having failed to accept the Bill, for the substitution of another Agent.

7th.—After the arrival of the Goods in England and when they shall have been placed in such deposit as may have been agreed upon, the Agent may be put into possession of them before the Bills become due, upon the amount of such Bills (less discount) being paid, together with the Freight and any other charges and expenses which the Company have paid or may be subject to on account of the Goods.

8th.—The rate of Discount to be allowed by the Company shall be the same as that charged by the Bank of England.

9th.—It is expected that Parties or their Agents will cause the Goods to be Insured from fire, such Insurance to take effect from the date of the termination of the Sea risk; as the East India Company will not undertake to effect any Insurance upon them.

10th.—Parties receiving Advances, to address in each instance a Letter in quadruplicate to the Court of Directors, according to whom which will be furnished by the Officers of Government (or authorized Agents of the East India Company), signifying their assent to all the foregoing conditions, but more particularly for the purpose of expressly authorizing the sale of the Goods by the Company (without either notice to or concurrence of any person whatsoever) at any period after default shall be made, either in acceptance or payment of the Bills; also authorizing, in such cases, the re-paying to the Company the Advances made, either principal or interest, together with any other charges or expenses which the Company may have incurred in respect of the Goods, and appointing the Agent in England for each transaction.

Published by Order of the Right Hon'ble the Governor General of India in Council,

M. T. PRENSEP,

Secy. to Govt. of India.

FORT WILLIAM,
FINANCIAL DEPARTMENT,
THE 2D MAY, 1838.

Notice is hereby given, that the Board of Customs, Salt and Opium at Calcutta, have been authorized to accept tenders for advances to be made upon Bills drawn on London, and secured in the manner described and provided in the Advertisement of this Department dated the 15th June 1838, at the rate of exchange, until further orders, of (2s. 2d.) Two Shillings and Two Pence for the Company's Rupee, Orders for the amount advanced will be issued by the Board payable at the General Treasury at Calcutta, Twenty days after sight.

Published by Order of the Hon'ble the Deputy Governor of Bengal,

H. T. PRINSEP,
Secy. to the Govt. of Bengal.

No. 47.

FORT WILLIAM,
ECCLESIASTICAL DEPARTMENT,
THE 10TH OCTOBER, 1838.

The Hon'ble the Deputy Governor of Bengal is pleased to grant to the Reverend Richard Arnold, District Chaplain at Cuttack, leave of absence for one month, from the 27th ultimo, to visit Peors under Medical Certificate.

H. T. PRINSEP,
Secy. to the Govt. of Bengal.

LEGISLATIVE DEPARTMENT,

THE 8TH OCTOBER, 1838.

The following Draft of a proposed Act was read in Council for the first time on the 8th October, 1838.

ACT NO. —— or 1838.

I. It is hereby enacted, that if any Master of any Merchant Ship employed on Sea Voyages shall, during such time as such Ship shall be in the River Hooghly, or months thereof, being part of the Territories of the East India Company, without the sanction of a Magistrate or Justice of the Peace first had and obtained, discharge any Seaman against his will before the time of the expiration of the service of such Seaman, he shall be liable, on conviction before any Justice of the Peace exercising jurisdiction within the Town of Calcutta, to be punished with a fine not exceeding one hundred Rupees.

II. And it is hereby enacted, that if any Seaman belonging to any Merchant Ship employed on Sea Voyages shall, during such time as such Ship shall be in the River Hooghly, or the months thereof, being part of the Territories of the East India Company, without justifiable cause to be proved to the satisfaction of the Justice of the Peace before whom he may be charged, refuse, or wilfully omit to obey the lawful orders of the Master of such Ship, he shall be liable, on conviction before a Justice of the Peace exercising jurisdiction within the Town of Calcutta, to be imprisoned with or without hard labor for any term not exceeding three months, if the offence be committed whilst the Ship is in progress other to or from the Sea, or for any term not exceeding one month, if the Ship be lying at anchor off the Town of Calcutta or Kidderpore.

III. And it is hereby enacted, that in the case of any assault or battery which shall be committed on board any Merchant Ship employed on Sea Voyages in the River Hooghly, or the months thereof, being part of the Territories of the East India Company, it shall be lawful for any Justice of the Peace exercising jurisdiction within the Town of Calcutta, to hear and determine any such complaint, and to punish the offender by a fine not exceeding one hundred Rupees.

Ordered, that the Draft now read, be published for general information.

Ordered, that the said Draft be re-read at the first Meeting of the Legislative Council of Bengal after the 1st day of December next.

H. T. PRINSEP
Secy. to the Govt. of Bengal.

(No. 1918.)

ORDERS BY THE HONORABLE THE DEPUTY GOVERNOR OF BENGAL.

JUDICIAL AND REVENUE DEPARTMENT.

THE 29TH SEPTEMBER, 1838.

The following Officers have obtained leave of absence from their Stations:

Mr. W. H. Elliott, Magistrate of Moorshedabad, for fifteen days, on private affairs. Mr. A. Ludington will conduct the duties during Mr. Elliott's absence.

THE 2D OCTOBER, 1838.

Mr. J. B. Elliott, Special Commissioner under Regulation III. of 1828, for the Division of Patna, for one month, on private affairs.

Mr. W. J. H. Money, Magistrate and Collector of Tipperah, for two months, from the 1st January next, preparatory to his applying for leave to proceed to Europe on Furlough.

The Honorable the Deputy Governor of Bengal has been pleased to make the following Appointments:

Shiekh Mushar Ali and Syed Wajah Aliah to be Deputy Collectors under Regulation IX. of 1833, in Zillah Behar.

THE 3D OCTOBER, 1838.

The following Officer has obtained leave of absence from his Station:

Mr. W. S. Hudson, Deputy Collector under Regulation IX. of 1833, in Mymensing, an extension of leave to the 22d instant.

THE 8TH OCTOBER, 1838.

The Honorable the Deputy Governor of Bengal has been pleased to make the following Appointment:

Mr. G. P. Lester to officiate as Joint Magistrate and Deputy Collector in the 24-Parganas, during the absence of Mr. Houston, or until further orders.

FRED. JAS. HALLIDAY,

Secy. to the Govt. of Bengal.

GENERAL ORDERS BY THE HON'BLE THE PRESIDENT IN COUNCIL.

FORT WILLIAM, 8TH OCTOBER, 1838.

No. 145 of 1838.—Assistant Surgeon Alexander Greig, M. D., now doing duty at the Presidency General Hospital, is appointed to the 2d Regiment Native Infantry, of the Oudo Auxiliary Force, and directed to join that Corps with all practicable dispatch.

J. STUART, Lt.-Col.,

Offy. Secy. to the Govt. of India Mil. Dept.

NOTICE.—The General Treasury will be closed on Thursday, the 18th instant, on account of the Hindoo Holiday / Kaliotsava Poojah /

W. H. OAKES, Sub-Treasurer.
General Treasury, 12th October, 1838.

THE Public are hereby informed, that the Sub Treasurer will negotiate Bills upon the undermentioned Provincial Treasuries, at the rates cited, to the extent of the Surplus that is available at each Treasury:

LOWER PROVINCES.

Bakergunge, ...	
Bogra, ...	
Chittagong, ...	
Dinapore, ...	
Jessore, ...	at par and in sight.
Mohlab, ...	
Nulabib, ...	
Pobanji, ...	
Tipperah, ...	
Kamrup (Lower Assam,) ...	
Nowrang (S. C. Assam,) ...	at a prem. of 1 per Cent. and at 3 days sight.
Gowalparah, ...	at 3 days sight.
Durang (N. C. Assam,) ...	

MORTLY, Ass't General,

FORT WILLIAM,
decorated General Office,
2nd October, 1838.

Packets for the reception of Letters by the following Ships are open at this Office

Name of Vessel.	Agents.	Intended Departure.	To what Port.	Touching at.	Remarks.
Queen Mary,	Turner, Stopford & Co., J. Mackay & Co., Gibson & Co., Fergusson Brothers & Co., Ditto, India,	13th Octo, 1st Ditto, 16th Ditto, 1st Ditto, 1st Ditto, 1st Ditto,	Liverpool, Bathurst, Liverpool, China, Moulmein		
Pyrene Boum,	J. Mackay & Co., Fergusson Brothers & Co., Ditto, India,	1st Ditto, 1st Ditto, 1st Ditto	St. Helena, Bassoon.		
James Holmes,	J. Mackay & Co., J. Joseph and Johnnes	1st Ditto, 1st Ditto			
Hectorine,	J. Mackay & Co., J. Joseph and Johnnes	1st Ditto, 1st Ditto			
Margaret,	J. Mackay & Co., J. Joseph and Johnnes	1st Ditto, 1st Ditto			
Sulpe,	J. Mackay & Co., J. Joseph and Johnnes	1st Ditto, 1st Ditto			
Miranda,	J. Mackay & Co., J. Joseph and Johnnes	1st Ditto, 1st Ditto			
Sunda,	J. Mackay & Co., J. Joseph and Johnnes	1st Ditto, 1st Ditto			
Jeanne Laure,	J. Mackay & Co., J. Joseph and Johnnes	1st Ditto, 1st Ditto			
Emile,	J. Mackay & Co., J. Joseph and Johnnes	1st Ditto, 1st Ditto			

Calcutta, Gained Post Office, the 12th October, 1838.

CUSTOMS.

List of Packages lying unclaimed at this Office.

- 1 Peckagh, Mr. Humphry, Engineer, Fort Clutter, per Severn.
- 2 Ditto, Editor of the Madras Gazette, per Crusader.
- 1 Ditto, Marked S 4, per Crown.
- 2 Boxes, Marked B in diamond, 1 and 2, per Protector.
- 1 Cask, Marked B in diamond, 532, per Mary Ann Webb.
- 2 Bundles, News Papers, John Campbell, Pay Master, into 48th Regt., per John Maclellan.
- 2 Ditto ditto, no address, per Ditto.
- 1 Box, K. Mackenzie, Marked M in diamond, 1 to 30, per Alexander.
- 1 Parcel, J. Leon, care of Jenkins and Co., per St. George.
- 1 Box, Picture Frames, Marked A G, per Allalie.
- 1 Ditto, W. Oliver, per Coraier.
- 1 Ditto, Marked — in diamond, 32 to 67, per Robert Small.
- 20 Packagns, Felt, Marked T P in diamond, 1 to 20, per Duke of Bedford.
- 1 Ditto, containing 3 Boxes, Marked J C, per Fatinahem.
- 5 Ditto, Cutch, per Colonel Burney.
- 2 Baga, Bago, per Thesis.
- 1 Parcel, Captain G. O. Kennedy, Schooner Psyche, per Hindoo.
- 1 Ditto, J. Atherton, Chief Mate of the Ship Trifalgar, per Ditto.
- 1 Hamper, Marked W. C. 45, per David Scott.
- 1 Case, Nevil, J. March, per Ditto.
- 7 Ditto, Marked M in diamond, 1 to 7, per Ditto.
- 1 Parcel, H. D. Brown, 4th Officer Roxburgh Castle, per Ditto.
- 1 Box, W. Roper, case of Revd. W. Pearce, per Edward.
- 1 Parcel, Dr. Tyder, per Franklin.
- 1 Ditto, T. W. Rawson, per Ditto.
- 0 Packages, Flower Pots, Marked D H in diamond, per Shaw Alum.
- 1 Parcel, Marked B in triangle, 23 to 34, per Rosalind.
- 1 Ditto, Marked B in triangle, 47 to 63, per Ditto.
- 1 Ditto, F. W. Brown, care of Wilson and Co., per Malcolm.
- 2 Ditto, Dr. Tyder, per John Fleming.
- 1 Querter Case, Marked P B 81, per Bengal.
- 1 Box, Marked F. M., per Gilbert Munro.
- 1 Case, J. Dunbar, per Lyander.
- 2 Ditto, John Jones, Durque Thesis, per Ditto.
- 1 Box, Mrs. Wemyss, care of J. Wemyss, per John Woodall.
- 1 Ditto, B. G. Andrews, care of Captain Allan, per Ditto.
- 1 Case, States, Marked J, per Ripley.
- 3 Parcel, Asst. Overseer G. Robertson, Allahabad, per Lady Cornwall.
- 1 Box, W. H. Diron, care of Lyall, Matheson, per Syed Khan.
- 1 Parcel, Adam, Scott and Co., per Elvira.
- 1 Ditto, McMurtry, Mclver and Co., per Ditto.
- 1 Box, J. Porteus, per Isabella Cooper.
- 1 Ditto, Sweetman, per Thetis.
- 1 Package, Mr. Nunn, per Cecilia.
- 1 Box, Marked F H, per Ditto.
- 1 Trunk, Eglington, McCraig and Co., per Sandra.
- 1 Parcel, Capt. W. Brown, care of J. Bowe and Co., per Isabella Cooper.
- 1 Old Iron Gun.

R. WALKER, Collector of Customs.

Calcutta Custom House, the 12th October, 1838.

N.B. Parties applying for the above Packages, will be pleased to send Invites, or Bills, showing contents and value, and to deposit money to be present at the opening of them at this Office. The Collector has nothing to do with the business of Lemding Packages from Ships, nor with forwarding them to their owners, or their destination.

The sum of British currency destined for private use and not for sale, deposit except than from payment of Duty, if they be of a kind that is chargeable with Duty, under all circumstances.

R. WALKER, Collector of Customs.

Calcutta Custom House, the 15th July, 1838.

NOTICE is hereby given, that under the Provisions of Rule 5th of the Notification issued by the Board bearing date the 9th May 1837, the undermentioned descriptions of Salt of 1243 S. S., in Store at the several Aunungs of the Chittagong Agency, will be Sold at the Prices and by the weight specified below.

Parties willing to purchase the Salt will obtain Chars and Rowannahs upon payment of the Prices now fixed, after the expiration of ten days from the date hereof, that is to say, on and from the 16th instant.

Salt of 1243 per 100 Mds. of 80 Tolleh Weight.

Moharuck Guanah Nigampore,	410
Dhugwampore,	410
Jauden,	410
Bareher,	410
Khorasood,	410
Aracean,	410

By Order of the Board of Customs, Salt and Opium,
the 7th May, 1838,

S. G. PALMER, Acting Secretary.

ইন্দোর মেওয়া পাইতে

মে মোড়ের সন ১৮৩৭ সালের ৯ মে তারিখের
ইন্দোরের পক্ষম বিহুমানসূরার নিচের লিখিত
সন ১৮৩০ সালের নমক আহা মো+ চট্টগ্রামের
অসমীয়া আকাশগাঁও মৌজু আছে তাহা ৮০
পিলিত মুর ও কুমল বিহুর হাইবেক অতএব দে
শকল বাস্তির এই নমক পরিম করিবার পরামুর হাই
বেক তাহার। এই তারিখ ইন্দুক দশ মোল গত হাই
দেশ অধীন ১৬ মে অবধি এই মুর টাকা সাধিল করি
লে ছাড় ও রওয়ারা পাইতে পারিবেক ইতি—

সন ১৮৩০ সালের নমক ৮০ তোলা ওজ
নের কি ১০০ মোনের মুর—

মুকুরকুমা মিজামগুর	কো+ ৪১০
ভগুবিশ্ব	এ ৪১০
চুমিয়া	এ ৪১০
বাহিচুর	এ ৪১০
শুভসমল	এ ৪১০
আরাজীব	এ ৪১০

বিশেষিক দশম সালের আসিমান বোর্ড শর
মিট বমক ও আকিম ইতি তারিখ ৭ মে ১৮৩৮
সাল—

S. G. PALMER, Acting Secy.

NOTICE is hereby given, that under the Provisions of Rule 5th of the Notification issued by the Board bearing date the 9th May 1837, the Salt of 3243 S. S., in Store at Ghaut Gewriah, in the Tumlook Agency, will be Sold at the rate of 410 Rs. per 100 Mds. 80 Tolleh to the Seer and 40 Seers to the Maund.

Parties willing to purchase the above Salt will obtain Chars and Rowannahs upon payment of the price at the rate now fixed after the expiration of ten days from the date hereof, that is to say, on and from the 20th proximate.

By Order of the Board of Customs, Salt and Opium,
the 8th May, 1838;

S. G. PALMER, Acting Secretary.

NOTICE is hereby given, that under the Provisions of Rule 5th of the Notifications issued by the Board bearing date the 9th May 1837, the Salt of 1243 S. S., in Store at Ghant Kalabuger, in the Hidgedeen Agency, will be sold at the rate of 410 Rupees per 100 Mounds of 80 Tolleh to the Seer, and 40 Seers to the Maund.

Parties willing to purchase the above Salt will obtain Chars and Rowannahs upon payment of the price at the rate now fixed after the expiration of ten days from the date hereof, that is to say, on and from the 3rd proximate.

By order of the Board of Customs, Salt and Opium,
the 24th May, 1838,

S. G. PALMER, Acting Secy.

NOTICE is hereby given, that under the Provisions of Rule 5th of the Notification issued by the Board of Customs, Salt and Opium, bearing date the 9th May 1837, the following descriptions of Salt now in Stores at the Sultan Ghulahs, will be Sold at the respective Prices specified, and will be delivered at the rate of 80 Tollehs to the Seer and 40 Seers to the Maund.

Parties willing to purchase the undermentioned Salt will obtain Chars and Rowannahs upon payment of the price at the rates now fixed, after the expiration of ten days from the date hereof, that is to say, on or after the 16th instant.

Madras Permit,	At Company's Ropew Bomby, Ceylon
Rock, Liverpool	per 100 Mounds of 80 Tollehs to the Seer, and Abrak Salts,

OF 1833-34,	356
1834-35,	360
1835-36,	376
1836-37,	388

MOCHA SALT.

OF 1833-34,	361
1834-35,	371
1835-36,	381
1836-37,	394

By order of the Board of Customs, Salt and Opium,
dated this 6th day of October, 1838.

S. G. PALMER, Acting Secretary.

ইন্দোর মেওয়া পাইতে

মে সন ১৮৩৭ সালের ৯ মে তারিখের ইন্দোর
তের পক্ষম মুকুর লিখিত ধারামুসারে নিচের লি
খিত অকার নমক আকাশগাঁও মো+ সালিখার মো
লায় মৌজু আছে তাহা ৮০ তোলায় কি মোর
ও ১০ মেরে কি মোর এই বিসামের কি শত মোর
নিচের লিখিত নিমিত্ত রারে বিক্রয় হাইবেক অতএব
যে কেহ পরিমকরিতে চাহে তাহার। এই তারিখ
ইন্দুক দশ মোল গত হাইলে অধীন ১৬ আক্ষোব্য
অবধি এক্ষে যেদের বিকাশ করাইতেছে এই
মুর টাকা সাধিল করিলে ছাড় ও রওয়ারা পাইতে
পারিবেক ইতি—

৮০ তোলা ওজনে
তিথত মোনের মুর

মাঝার পরিমটি বোরাই সিলোন

মু. সন ১৮৩৩-৩৪	কো+ ৩৫৬
মু. সন ১৮৩৪-৩৫	এ ৩৬০
মু. সন ১৮৩৫-৩৬	এ ৩৭৬
মু. সন ১৮৩৬-৩৭	এ ৩৮৮
মু. সন ১৮৩৭-৩৮	এ ৩৯৪

বিশেষিক দশম সালের আসিমান বোর্ড
মিট বমক ও আকিম ইতি তারিখ ৭ মে ১৮৩৮
সাল—

S. G. PALMER, Acting Secretary.

Court for the Relief of Insolvent Debtors at Calcutta.

In the matter of Alfred Bettis, At a Court held on Saturday the 16th day of September last, it was ordered that John Wallis Alexander, Esquire, be Assignee in this matter, and that the Common Assignees do assign the Estate and Effects of the said Insolvent to the said John Wallis Alexander, and that the said Common Assignees and the said Insolvent do put him into possession of the same.

Notice is hereby given, that Assignment has been made of the said Estate and Effects, and legal possession thereof given to the said John Wallis Alexander, conformably to the order of Court.

Office of Examiner, 10th October, 1838.

Mr. G. E. Hudson, Ally.

**কলিকাতার জোড়াহিন করমসারাইনের দিগ্নির
পরিবারবি আদীশত**

কলিকাতার মোকারকেরেতে বেটোনে। গত সেক্ষেত্রে মানাহেবের বিষয় দিলি কলি হার ১৫ সরিবার কাঠার কসাইটোলা রিহাসি তাবিহের আদাল যৌনাগর এবং এজনে কলি তে হস্তুর হস্তপ কাঠার জেলের কঢ়ী প্রাণ এই বিশয়ে অভিভাবকের পরিত্বার কার্জ কোর্ট মারকার শ্রেণীত কার্জ বাহসাহের বাহসাহের এর বৎ উচ্চালিব আদিক সংগের প্রকাশিত আইনের আওর সাহেব হই ৭৩ মারাত্মক— পের এবং সাধা রূপ মোকারকার এ উক্ত কার্জ উচ্চালিব আদিক কার্জ ও সাহেবের মাধ্যে উক্ত অনিয় মাল ও জাহুদা দের মোকারকার মোকারকার এবং এ উক্ত সাধারণ মোকারকার এবং এ উক্ত মোকারকার এই সকল বিষয় তাহার হস্তে অর্পণ করেন—

এন্দোর্সায় এবর দেওয়া আইনেছে কে উক্ত কার্জ দ্বার দিব্যক মোকারকার এবং তাহার আদিক উক্ত আদালতের হস্তানুসারে উক্ত কার্জ উচ্চালিব আদিক কার্জ ও সাহেবের হস্তে অর্পণ হইল—

একজামিনের সাহেবের আকিষি—

সব ১৮৩৮ সাল ১০ আক্তোবৰ—

মেং সিঃ ইং রডব্লু ডাক্সন—

Court for the Relief of Insolvent Debtors at Calcutta.
NOTICE is hereby given, that the matters of the Petition and Schedule (the same having been filed in the Court) of

JAMES JACOBS,

(of Burrumallah, in Calcutta, Muscat Warehouse Keeper,) will be heard on Saturday, the 17th day of November, 1838, at the hour of noon.

ST. "No Creditor will be allowed at the Hearing to oppose the discharge of a Prisoner, unless he shall have given notice of his intention to do so three clear days before the day of Hearing."

Office of Examiner, 11th October, 1838.

Mr. Struttell, Ally.

**কলিকাতার জোড়াহিন করমসারাইনের দিগ্নির
পরিবারবি আদীশত**

কলিকাতা প্রদত্ত দেওয়া আইনের মধ্যে দালতে পরিবারকার্জ করণের দিব্যক আদিক

কর্তৃত করার ক্ষেত্রে—

বিনি কলিকাতার কলা ক্লিয়ান প্রিসিলিয়েল
কর্ম ক্লিয়েল কিপ্প কার্য করণ করণ করণ

মানের নথের মাহার ১৫ সরিবার তাবিহে বেল।
হই প্রাচুরের সময় স্বামি হইবেক—

ST. "কোন মহাজন আগতা করিতে পারিবেন
বাহি কালিসিতে কোন কথার অদালি স্বামির
বিত্তিক দিব্যের পুর পুর তির দিব্য থাকিতে
তাহার মানসের স্বাম চিক কেনাক সাহেবের
আক্ষিয়ে ন। এব—"

একজামিনের সাহেবের আকিষি—

সব ১৮৩৮ সাল ১১ আক্তোবৰ—

মেং ইং কুটেল ডাক্সন—

Sheriff's Sales.

NOTICE is hereby given, that on Thursday, the Twenty-fifth day of October, instant, precisely at the hour of 12 o'Clock at Noon, the Sheriff of Calcutta will put up to Public Sale at the Lower Verandah of the Court House, near the entrance into the Sheriff's Office, by Virtue of a Writ of Venditioni Exponas in his hands against Kasubollehund, the adopted son, heir and legal personal representative of Nilmoneyhund, deceased,—

1.—The Right, Title, and Interest of the said Nilmoneyhund, deceased, of, in, and to all that Upper-roomed Brick-built Messuage, Tenement, or Family Dwelling House, together with all that piece or parcel of Land or Ground thereunto belonging, and on part whereof the same is erected and built, containing, by estimation, Thirteen Cottahs, be the same a little more or less, situate, standing, lying and being at Colootullah, in the Town of Calcutta, and batted and bounded as follows: (that is to say), on the North side thereof by a Public Lane, on the South side thereof partly by the House and Premises of the late Bookmoy Dher, and partly by the House and Premises belonging to the Estate of the late Knopaul Mullik, on the East side thereof by the old Family Dwelling House of the late Radhaburn Burral, and on the West side thereof by the Colootullah Road.

2.—Also, the Right, Title, and Interest of the said Nilmoneyhund, deceased, of, in, and to all that Lower-roomed Brick-built Messuage, Tenement or Dwelling House, together with all that piece or parcel of Land or Ground thereunto belonging, and on part whereof the same is erected and built, containing, by estimation, Three Cottahs, more or less, situate, standing, lying, and being at Mechobbar, in Talibutta aforesaid, and batted and bounded as follows: (that is to say), on the North and East sides thereof by the Land or Ground of the late Rajab Sopemohun Doh, on the South side thereof by the Land or Ground of Kudaram Mullick, and on the West side thereof by the Olityore Road.

3.—Also, the Right, Title, and Interest of the said Nilmoneyhund, deceased, of, in, and to all that Two-Storied Brick-built Building, Tenement or Dwelling House, together with all that piece or parcel of Land or Ground thereunto belonging, and on part whereof the same is erected and built, containing, by estimation, Seven Cottahs, more or less, situate, standing, lying, and being at Barraburra Durmabuttal, in Colootullah aforesaid, and batted and bounded as follows: (that is to say), on the East side thereof by a House and Land of Nilmoneyhund Goosamy, on the South side thereof by the House and Land formerly belonging to Rajabamun Doh, deceased, on the West side thereof by Barraburra Street, and on the North side thereof partly by the House and Land formerly the property of the late Rangopal Mullik, deceased, but now the property of the Odhong Dutt and Collechand, and partly by a Public Lane called Cas-

4.—And also, the Right, Title, and Interest of the said Nilmonoychund, deceased, of, in, and to all those Lower-roofed Brick-built Messuages, Tenements, or Godowns, together with all that piece or parcel of Land therunto belonging, and on part whereof the same is erected and built, containing, by estimation, Two Biggahs, One Guttah and Eight Chittacks, more or less, situate, standing, lying and being at Bowbazar, in Calcutta aforesaid, and butted and bounded as follows: (that is to say,) on the East side thereof partly by the Temple of Isore Ghanteswar Deob, and partly by the Lane called Chunam Gully, on the South side thereof by the Hytuckhanna Road, on the West side thereof by the Ground and Premises formerly the property of Gollock Doss, but now belonging to Mr. Deonda, and on the North side thereof by a Lane called Nyoo Doss's Lane.

The Conditions of Sale may be known by applying at the Sheriff's Office.

NOTICE is hereby given, that on Thursday, the Twenty-fifth day of October, instant, precisely at the hour of 12 o'Clock at Noon, the Sheriff of Calcutta will put up to Public Sale at the lower Verandah of the Court House, near the entrance into the Sheriff's Office, by virtue of a Writ of Venditioni Exponas in his hands against Rammothon Dutt, the first Purchaser having failed to perform the Conditions of Sale.

The Right, Title, and Interest of the said Rammothon Dutt, of, in, and to an old Brick-built Messuage, Tenement or Dwelling House, No. 17, with a piece or parcel of Land thereto belonging, containing, by estimation, Seven Guttahs, more or less, situate, lying and being at Harry Ghose's Road, in Mirzapur, and butted and bounded as follows: (that is to say,) on the East side by Gorindchunder Chund's Garden, on the West side by Mr. Coor's Tank, on the South side by Rajnarin Singhbi's Ground, and on the North side by Chasingal Dutt's Ground.

The Conditions of Sale may be known by applying at the Sheriff's Office.

NOTICE is hereby given, that the aforementioned Two Allotments of Sounderbun's Forest Land, Deemed in the said Jungle-forest to be suitable for application being made at the Office of the Commissioner of the Sounderbun, Alipore.

Name of Allotment.	Supposed Area.	Boundaries.	Remarks.
*Khobonch Bari- chand.	70.000	North, the Pangiobee river, the Barwakhalan Khad, and the Jiwakhalan river; West, the Balibari river; West, the Bhawali river; South, the Chorges, Barwakhalan, and Kunthakhalan Khad.	This allotment is situated on the Western bank of the Balibari river, opposite to the cultivated lands lately recovered from the possession of the Zouledars of Poggatnah Sayadpore. It is high and dry, requiring little or no labouring to keep out the Salt Water, and a considerable portion of it would appear to have been at one time cleared of jungle. An abundance of large Sandalum timber might be procured from this allotment; and from its proximity to a district already cultivated, fresh water in all times of the year might be obtained without difficulty. From its situation and capabilities, the land of this allotment affords many advantages to speculators.
Khobonch Bari- chand.	70.000	North, the Chorges river; West, the Barwakhalan Khad, the Balibari river; South, the Bhawali river joining the Chorges with the Barwakhalan river.	The like remarks apply modified in so far as this allotment is to the south of the preceding one.

Administrations.

ALL Persons indebted to the Estate of **JAMES CRICHTON**, formerly of the Town of Caledon, Gentleman, are requested to make payment to the Register of the Supreme Court at Fort William, Administrator to the Estate, to whom all Creditors are also desired to make known their Claims.

THIS like Advertisement as to the Estate of **Robert Stephkey**, formerly of Berhampore, Widow, (de bonis non, with Will annexed.)

THIS like Advertisement as to the Estate of **ROBERT PATON**, late of the City of Bath, in Great Britain, a Major General and C.B., in the Military Service of the East India Company, (with a Copy of the Will annexed.)

12th October, 1838.

(1)

ALL Persons indebted to the Estate of **JOHN WARBURTON NEWTON**, late of Bonlak, in the Zillah of Rishabkhan, are requested to make payment to the Register of the Supreme Court at Fort William, Administrator to the Estate, to whom all Creditors are also desired to make known their Claims.

5th October, 1838.

(2)

STEAM NOTICE.

 The **MATTABANGA**, in tow of the **THAMES**, Stout Vessel, from Allahabad, arrived at Calcutta on the 11th Instant.

By Order of the Marine Board,

(Signed) **J. H. JOHNSTON**,

Controller of Govt. Steam Vessels.

Calcutta, the 12th October, 1838.

BENGAL MEDICAL RETIRING FUND.

THE Fourth Quarterly General Meeting of Subscribers to the above Fund, fixed for the **Second Monday of October**, is postponed, owing to the Hindoo Holidays, to Monday the 22d Instant, on which date it will be held at the Town Hall, at 4 o'clock in the afternoon.

By Order of the Committee of Management,

GEO. HILL, Secy. M. R. F.

Bengal Medical Retiring Fund Office, }

Calcutta, 5th October, 1838.

}

NOTICE of Public Sale for Arrears of Revenue, unless Intermediately liquidated, at the Collector's Office, Zillah Hooghly, on Monday the 29th October 1838, corresponding with 14th Kartik 1245 B. S.

Name of Mehal to be sold and of the Pergunnah in which it is situated and No. of Lot in Collector's Sale Advertisement.	Recorded Proprietor.	Annual Sudde Jumma.	Arrears of Revenue, including Interest for the Kist of July, 1838.	Remarks.
No. 36. Mundla Ghaut Ph. } Mundla Ghaut, ... }	Mr. Hedger, &c.	223968 2 5	9904 10 8	This land produces Paddy, Salt, Mulberry, Melon under Butwarrab.
" 37. Dukhin Baur Ph. } Baulia, }	Nettes Nund Coondoo Chowdhury, &c.	11766 4 10	825 18 10	Da. Paddy, Potatoes, Sugar-cane, &c.
" 38. Heedoyrampoor, Mowzabs 119, Ph. Chowmohn, }	Juggomohun, &c.	43246 1 0	2007 7 6	Ditto ditto ditto.
" 39. Saubhally, Mowzabs 22, Ph. Bau- lich, }	Jogul Khansore Biswas, &c.	10148 0 8	454 6 6	Ditto ditto ditto.
" 40. Bahadurgarrah, in 18 Mowzabs, Ph. Bauleegurree, }	Boystub Doss Mullick, &c.	2963 1 7	352 0 0	Ditto ditto ditto.
" 41. Beler, &c. in 14 Mowzabs, }	Ditto,	10134 1 7	453 5 4	Ditto ditto ditto.
" 42. Kooldohn, Ph. Chunderconah, ... }	Ditto,	10704 10 4	482 2 2	Ditto ditto ditto.
" 43. Nekur Bang, in Mowzabs 41, Ph. Du,	Juggomokun Mookurjin, &c.	11239 7 2	494 14 11	Ditto ditto ditto.
" 44. Bonepoor, &c. in 32 Mowzabs, Ph. Du,	Boystub Doss Mullick, &c.	10840 7 0	480 0 0	Ditto ditto ditto.
" 45. Paudnah, &c. in 19 Mowzabs, Ph. Bau- lich, }	Rammanath Chaitopad- dhia, &c.	11168 16 0	499 3 3	Ditto ditto ditto.
" 46. Angur, &c. 50 Mowzabs, Ph. Chunderconah, ... }	Boystub Doss Mullick, &c.	10984 10 7	484 4 3	Ditto ditto ditto.

Hooghly Collector's Office, 15th September, 1838.

W. H. BELL, Collector.

NOTICE of Public Sale for Arrears of Revenue, unless Intermediately liquidated, at the Collector's Office, Zillah Hooghly, on Monday, the 29th October 1838, corresponding with 14th Kartik 1245 B. S.

Name of Mehal to be Sold and of the Pergunnah in which it is situated and No. of Lot in Collector's Sale Advertisement.	Recorded Proprietor.	Annual Sudde Jumma.	Arrears of Revenue, including Interest for the Kist of July 1838.	REMARKS.
No. 34. Bahadoorpoor,	Prasanna Deomes Takoor,	16062 0 1	718 11 9	This Land produces Paddy, Grain, Sugarcane, &c.
No. 36. Mumoodypoor,	Gobind Chander Bunderpadash,	3682 4 0	482 3 9	Ditto ditto ditto.

Hooghly Collector's Office, 15th September, 1838.

W. H. BELL, Collector.

NOTICE.—The admission, lately advertised, of Mr. G. DICK, Junior, as a Partner in our respective Wines and Agency Establishments at Calcutta, Cawnpore, Meerut and Agra, is, for the present, and until further notice, postponed and cancelled.

**BICK AND CO.
G. B. DICK AND CO.**

Calcutta, 18th October, 1838.

**MILITARY PAY AND AUDIT REGULATIONS
OF BENGAL**, corrected, by an additional Appendix, up to February 1827, with Tables and Index complete. Bowed: 11 Rupas. Cloth boards: 12 Rupas. Law Cost: Rs. 10.5. Apply at the Military Orphan Fund.

The Appendix will not be furnished separately from the publication of the Original Work.



The Calcutta Gazette.

Published by Authority.

It is requested that Government Notifications for the Calcutta Gazette, of any length, may be sent to the Press before Noon of Tuesday, and those of a few lines only before 5 P. M. of that day.

WEDNESDAY, OCTOBER 17, 1838.

FORT WILLIAM,
LEGISLATIVE DEPARTMENT,

THE 8TH OCTOBER, 1838.

The following Draft of a proposed Act was read in Council for the first time on the 8th October, 1838.

ACT NO. —— OF 1838.

I. It is hereby enacted, that if any Master of any Merchant Ship employed on Sea Voyages shall, during such time as such Ship shall be in the River Hooghly, or mouths thereof, being part of the Territories of the East India Company, without the sanction of a Magistrate or Justice of the Peace first had and obtained, discharge any Seaman against his will before the time of the expiration of the service of such Seaman, he shall be liable, on conviction before any Justice of the Peace exercising jurisdiction within the Town of Calcutta, to be punished with a fine not exceeding one hundred Rupees.

II. And it is hereby enacted, that if any Seaman belonging to any Merchant Ship employed on Sea Voyages shall, during such time as such Ship shall be in the River Hooghly, or the mouths thereof, being part of the Territories of the East India Company, without justifiable cause to be proved to the satisfaction of the Justice of the Peace before whom he may be charged, refuse, or wilfully omit to obey the lawful orders of the Master of such Ship, he shall be liable, on conviction before a Justice of the Peace exercising jurisdiction within the Town of Calcutta, to be imprisoned with or without hard labor for any term not exceeding three months, if the offence be committed whilst the Ship is in progress either to or from the Sea, or for any term not exceeding one month, if the Ship be lying at anchor off the Town of Calcutta or Kidderpore.

III. And it is hereby enacted, that in the case of any assault or battery which shall be committed on board any Merchant Ship employed on Sea Voyages in the River Hooghly, or the mouths thereof, being part of the Territories of the East India Company, it shall be lawful for any Justice of the Peace exercising jurisdiction within the Town of Calcutta, to hear and determine any such complaint, and to punish the offender by a fine not exceeding one hundred Rupees.

Ordered, that the Draft now read be published for general information.

Ordered, that the said Draft be re-considered at the first Meeting of the Legislative Council of India after the 8th day of December next.

T. H. MADDOCK,
Off. Secy. to the Govt. of India.

FORT WILLIAM,
LEGISLATIVE DEPARTMENT;

THE 8TH OCTOBER, 1838.

The following Act is passed by the Honorable the President of the Council of India in Council, on the

8th October, 1838, with the assent of the Right Honourable the Governor General of India, which has been read and recorded.

Ordered, that the Act be promulgated for general information.

Act No. XXV. of 1838.

I. It is hereby enacted, that the words and expressions hereinafter mentioned shall in this Act, except where the nature of the provision or the context of the Act shall exclude such construction, be interpreted as follows: (that is to say) the word "will" shall extend to a testament, and to a codicil, and to an appointment by will or by writing in the nature of a will in exercise of a power, and also to a disposition by will and testament of, devise of the custody and tuition of any child by virtue of an Act passed in the twelfth year of the reign of King Charles the Second, intituled "An Act for taking away the Court of Wards and Liveries, and tenures in capite and by Knight's service and purviance, and for settling a revenue upon His Majesty in Newtheron," or by virtue of an Act passed in the Parliament of Ireland in the fourteenth and fifteenth years of the reign of King Charles the Second, intituled "An Act for taking away the Court of Wards and Liveries, and tenures in capite and by Knight's service," and to any other testamentary disposition, and the words "real estate" shall extend to meangages, lands, rents and hereditaments whether corporeal, incorporeal or personal, and to any undivided share thereof and to any estate, right of interest (other than a chattel interest) therein, and the words "personal estate" shall extend to household estate and other chattels real, and also to meangages, shares of Government and other funds, securities for money (not being real estate), debts, chases in action, rights, credits, goods, and all other property whatsoever which by law devolves upon the executor or administrator, and to any share or interest therein; and every word importing the singular number only shall extend, and be applied to several persons or things as well as one person or thing, and every word importing the masculine gender only shall extend and be applied to a female as well as a male.

II. And it is hereby enacted, that an Act passed in the thirty-second year of the reign of King Henry the Eighth, intituled "The Act of Wills, Wards and Princes-Schollars, whereby a man may derive two parts of his land;" and also an Act passed in the thirty-fourth and thirty-fifth years of the reign of the said King Henry the Eighth, intituled "The Bill concerning the extirpation of Wills;" and also an Act passed in the Parliament of Ireland in the tenth year of the reign of King Charles the First, intituled "An Act how Land, Tenements &c. may be disposed by will or otherwise, and concerning Wards and Princes-Schollars;" and also to much of an Act passed in the twenty-ninth year of the reign of King Charles the Second, intituled "An Act for prevention of Frauds and Falsities;" and of an Act passed in the Parliament of Ireland in the seventh year of the reign

of King William the Third, intituled "An Act for prevention of Frauds and Perjuries as relates to devices or bequests of lands or tenements, or to the revocation or alteration of any devise in writing of any lands, tenements or hereditaments, or any clause thereof, or to the devise of any estate *par autre vie*, or to any such estate being assets or to noncupative wills, or to the repeal, altering or changing of any will in writing concerning any goods or chattels or personal estate, or any clause, devise or bequest thereto;" and also so much of an Act passed in the fourth and fifth years of the reign of Queen Anne, intituled "An Act for the amendment of the Law and the better advancement of Justice;" and of an Act passed in the Parliament of Ireland in the sixth year of the reign of Queen Anne, intituled "An Act for the amendment of the Law and the better advancement of justice" as relates to witnesses to noncupative wills; and so far as the following Acts may be construed to have any operation within the territories of the East India Company, so much of an Act passed in the fourteenth year of the reign of King George the Second, intituled "An Act to amend the Law concerning common recoveries," and to explain and amend an Act made in the twenty-ninth year of the reign of King Charles the Second, intituled "An Act for prevention of frauds and perjuries" as relates to estates *par autre vie*; and also an Act passed in the twenty-fifth year of the reign of King George the Second, intituled "An Act for avoiding and putting an end to certain doubts and questions relating to the attestation of wills and codicils concerning real estates in that part of Great Britain called England, and in His Majesty's colonies and plantations in America," except so far as relates to His Majesty's colonies and plantations in America, and also an Act passed in the Parliament of Ireland in the same twenty-fifth year of the reign of King George the Second, intituled "An Act for the avoiding and putting an end to certain doubts and questions relating to the attestations of wills and codicils concerning real estates;" shall from the passing of this Act cease to have effect in the territories of the East India Company, except so far as the same Acts or any of them respectively relate to any will, or estates *par autre vie* to which this Act does not extend.

III. And it is hereby enacted, that this Act shall only extend to the wills of persons whose personal property cannot by the Law of England pass to their representatives without Probate or Letters of Administration obtained in one of Her Majesty's Supreme Courts of Judicature, and that the Statutes and parts of Statutes aforesaid are only repealed as far as they relate to the succession to the property of such persons.

IV. And it is hereby enacted, that it shall be lawful for every person to devise, bequeath or dispose of by his will executed in manner hereinafter required, all real estate and all personal estate which he shall be entitled to, either at Law or in Equity, at the time of his death, and which, if not so devised, bequeathed, or disposed of, would devolve upon the heir at law of him, or, if he be no entitled, by descent, of his ancestor, or upon his executor or administrator, and that the power hereby given shall extend to all estates *par autre vie*, whether there shall or shall not be any special direction thereto, and whether the same shall be a corporeal or an incorporeal hereditament, and whether the same shall be freehold or of any other tenure, and also shall be contingent, executory or other future interests in the real or personal estate, whether the testator may or may not be accounted as the person or one of the persons in whom the same respectively may become vested, and whether he may be entitled thereto under the instrument by which the same respectively were created; or under any disposition therethrough dead or will; and also to all rights of entry for conditions broken, and other rights of entry, and also to such of the same estates, interests, and rights respectively, and other real and personal estate as the testator may be entitled to at the time of his death, notwithstanding that he may become entitled to the same subsequently to the execution of his will.

V. And it is hereby enacted, that no will made by any person under age of twenty-one years shall be valid.

VI. Provided also and it is hereby enacted, that no will made by any married woman shall be valid, except such a will as might have been made by a married woman before the passing of this Act.

VII. And it is hereby enacted, that no will shall be valid unless it shall be in writing and executed in manner hereinafter mentioned, that is to say, it shall be signed at the foot or end thereof by the testator or by some other person in his presence, and by his direction, and such signature shall be made or acknowledged by the testator in the presence of two or more witnesses present at the same time, and such witnesses shall subscribe the will in the presence of the testator, but no form of attestation shall be necessary.

VIII. And it is hereby enacted, that no appointment made by will in exercise of any power, shall be valid, unless the same be executed in manner hereinbefore required; and every will executed in manner hereinbefore required shall, so far as respects the execution and attestation thereof, be a valid execution of a power of appointment by will, notwithstanding that it shall have been expressly required that a will made in exercise of such power should be executed with some additional or other form of execution or solemnity.

IX. And it is hereby enacted, that every will executed in manner hereinbefore required shall be valid without any other publication thereof.

X. And it is hereby enacted, that if any person who shall attest the execution of a will, shall at the time of the execution thereof, or at any time afterwards, be incompetent to be admitted a witness to prove the execution thereof, such will shall not on that account be invalid.

XI. And it is hereby enacted, that if any person shall attest the execution of any will, to whom or to whose wife or husband any beneficial devise, legacy, estate, interest, gift or appointment of or affecting any real or personal estate (other than and except charges and directions for the payment of any debt or debts) shall be thereby given or made, such devise, legacy, estate, interest, gift or appointment, shall, so far only as concerns such person attesting the execution of such will, or the wife or husband of such person, or any person claiming under such person or wife or husband, be utterly null and void, and such person so attesting shall be admitted as a witness to prove the execution, or to prove the validity or invalidity thereof, notwithstanding such devise, legacy, estate, interest, gift or appointment mentioned in such will.

XII. And it is hereby enacted, that in case by any will any real or personal estate shall be charged with any debt or debts, and any creditor, or the wife or husband of any creditor, whose debt is so charged shall attest the execution of such will, such creditor, notwithstanding such charge, shall be admitted a witness to prove the execution of such will, or to prove the validity or invalidity thereof.

XIII. And it is hereby enacted, that no person shall, on account of his being an executor of a will, be incompetent to be admitted a witness to prove the execution of such will, or a witness to prove the validity or invalidity thereof.

XIV. And it is hereby enacted, that every will made by a man or woman shall be revoked by his or her marriage (except a will made in exercise of a power of appointment, when the real or personal estate thereby appointed would not in default of such appointment pass to his or her heir, executor or administrator, or the person entitled as his or her next of kin, under the Statute of Distributions).

XV. And it is hereby enacted, that no will shall be revoked by any presumption of an intention on the ground of an alteration in circumstances.

XVI. And it is hereby enacted, that no will or codicil, or any part thereof shall be revoked otherwise than as aforesaid, or by another will or codicil executed in manner hereinbefore required, or by some writing declaratory or intimation to revoke the same, and executed in the manner in which a will is hereinbefore required to be executed, or by the burning, tearing or otherwise destroying the same by the testator or by some person in his presence and by his direction with the intention of revoking the same.

XVII. And it is hereby enacted, that no obliteration, cancellation or other alteration made in any will after the execution thereof, shall be valid or have any effect, except so far as the words or effect of the will before such alteration shall not be apparent, unless such alteration shall be executed in like manner as hereinbefore is required for the execution of the will; but the will, with such alteration as part thereof, shall be deemed to be duly executed, if the signature of the testator and the subscription of the witnesses be made in the margin or some other part of the will.

opposite or near to such alteration, or at the foot or end of or opposite or near to such alteration, or in the foot or end of or opposite to a memorandum referring to such alteration, and written at the end or some other part of the will.

XVIII. And it is hereby enacted, that no will or codicil, or any part thereof, which shall be in any manner revoked, shall be revived otherwise than by the re-execution thereof, or by a codicil executed in a manner hereinbefore required, and shewing an intention to revive the same, and when any will or codicil which shall be partly revoked and afterwards wholly revoked, shall be revived, such revival shall not extend to so much thereof as shall have been revoked before the revocation of the whole thereof, unless an intention to the contrary be shown.

XIX. And it is hereby enacted, that no conveyance or other act made or done subsequently to the execution of a will of, or relating to any real or personal estate therein comprised, except an act by which such will shall be revoked aforesaid shall prevent the operation of the will with respect to such estate or interest in such real or personal estate as the testator shall have power to dispose of by will at the time of his death.

XX. And it is hereby enacted, that every will shall be construed, with reference to the real estate and personal estate comprised in it, to speak and take effect as if it had been executed immediately before the death of the testator unless a contrary intention shall appear by the will.

XXI. And it is hereby enacted, that unless a contrary intention shall appear by the will such real estate or interest therein as shall be comprised or intended to be comprised in any devise in such will contained, which shall fail or be void by reason of the death of the devisee in the life time of the testator, or by reason of such devise being contrary to law, or otherwise incapable of taking effect shall be included in the residuary devise (if any) contained in such will.

XXII. And it is hereby enacted, that a general devise of the real estate of the testator, or of the real estate of the testator in any place or in the occupation of any person mentioned in his will, or otherwise described in a general manner, shall be construed to include any real estate, or any real estate to which such description shall extend (as the case may be) which he may have power to appoint in any manner, he may think proper and shall operate as an exertion of such power, unless a contrary intention shall appear by the will, and in like manner a bequest of the personal estate of the testator or any bequest of personal estate described in a general manner shall be construed to include any personal estate, or any personal estate to which such description shall extend (as the case may be) which he may have power to appoint in any manner he may think proper and shall operate as an exertion of such power, unless a contrary intention shall appear by the will.

XXIII. And it is hereby enacted, that where any real estate shall be devised to any person without any words of limitation, such devise shall be construed to pass the fee simple, or other the whole estate or interest which the testator had power to dispose of by will in such real estate, unless a contrary intention shall appear by the will.

XXIV. And it is hereby enacted, that in any devise or bequest of real or personal estate the words "die without issue," or "die without leaving issue," or any other words which may import either a want or failure of issue of any person in his life time or at the time of his death, or an indefinite failure of his issue, shall be construed to mean a want or failure of issue in the life time or at the time of the death of such person, and not an indefinite failure of his issue, unless a contrary intention shall appear by the will, by reason of such person having a prior estate tail, or of a preceding gift being, without any implication arising from such words, a limitation of an estate tail to such person or issue, or otherwise; Provided, that this Act shall not extend to cases where such words in aforesaid import, if no issue described in a preceding gift shall be born, or there shall be no issue who shall live to attain the age or otherwise answer the description required for obtaining a vested estate by a preceding gift to such issue.

XXV. And it is hereby enacted, that where any real estate shall be devised to any trustee or executors, such devise shall be construed to pass the fee simple or other the whole estate or interest which the testator had power to dispose of by childrenless real estate, and the residue of such estate or interest,

able, or an estate of freehold, shall thereby be given to him expressly or by implication.

XXVI. And it is hereby enacted, that where any real estate shall be devised to a trustee without any express limitation of the estate to be taken by such trustee, and the beneficial interest in such real estate, or in the surplus rents and profits thereof shall not be given to any person for life, or such beneficial interest shall be given to any person for life, but the purposes of the trust may continue beyond the life of such person, such devise shall be construed to vest in such trustee the fee simple, or other the whole legal estate which the testator had power to dispose of by will in such real estate and not an estate determinable when the purposes of the trust shall be satisfied.

XXVII. And it is hereby enacted, that where any person to whom any real estate shall be devised for an estate tail, or an estate in quasi entail, shall die in the life time of the testator, leaving issue who would be inheritable under such entail, and any such issue shall be living at the time of the death of the testator, such devise shall not lapse, but shall take effect as if the death of such person had happened immediately after the death of the testator, unless a contrary intention shall appear by the will.

XXVIII. And it is hereby enacted, that where any person being a child, or other issue of the testator to whom any real or personal estate shall be devised or bequeathed for any estate or interest not determinable at or before the death of such person, shall die in the life time of the testator leaving issue, and any such issue of such person shall be living at the time of the death of the testator, such devise or bequest shall not lapse, but shall take effect as if the death of such person had happened immediately after the death of the testator, unless a contrary intention shall appear by the will.

XXIX. And it is hereby enacted, that notwithstanding anything in this Act contained, any Soldier being in actual Military Service, or any Marine or Seaman being at sea, may dispose of his personal estate as he might have done before the making of this Act.

XXX. And it is hereby enacted, that nothing in this Act contained shall be construed to repeal the provisions of Act No. XX. of 1837, whereby immovable property situated within the Jurisdiction of the Court of Judicature of Prince of Wales' Island, Singapore and Melaka transmitted by the last will of any person having a beneficial interest in the same is taken to be and to have been of the nature of chattels real and not of freehold as regards such transmission, provided that such will shall be executed and construed as a will of chattels real is to be executed and construed by virtue of this Act.

XXXI. And it is hereby enacted, that this Act shall not extend to any will made before the 1st day of February, in the year of our Lord 1839, and that every will re-executed or re-published or revived, by any codicil shall for the purposes of this Act be deemed to have been made at the time in which the same shall be so re-executed, re-published, or revived; and that this Act shall not extend to any estate pur autre de any person who shall die before the First day of February in the year of our Lord 1839.

T. H. MADDOCK,
Offy. Secy. to the Govt. of India.

AT FORT WILLIAM,
LEGISLATIVE DEPARTMENT,
THE 8TH OCTOBER, 1838.

The following Act is passed by the Hon'ble the President of the Council of India in Council, on the 8th October, 1838, with the assent of the Right Hon'ble the Governor-General of India, which has been read and recorded.

Ordered, that the Act be communicated for general information.

Act No. XLVI. of 1838.

XLVI. It is hereby enacted, that it shall henceforth be lawful for the Governor-in-Council of the Presidency of Fort St. George, Madras, and all of any districts constituted by the Princely States, Provinces, or Circles of the Government before the Council of Circles, or the Western Division of the Collector subject to the Presidency, shall be used in the conduct of said Districts to be used as Bastions.

XLVII. And it is hereby enacted, that it shall be lawful for the Governor-in-Council of the

Presidency of Fort St. George, to direct that all or any persons committed by any Principal Sudder Ameen for trial before the Court of Circuit shall be tried at any Sessions of Jail Delivery to be held at any Station within the Zillah to which the Court of such Principal Sudder Ameen may be attached.

T. H. MADDOCK,

Offy. Secy. to the Govt. of India.

No. 68.

FORT WILLIAM,
GENERAL DEPARTMENT;

THE 10TH OCTOBER, 1838.

The Hon'ble the President in Council, with the concurrence of the Right Hon'ble the Governor General for the North Western Provinces, is pleased to cancel the Order placing the Services of Mr. J. J. Ward, of the Civil Service, at the disposal of the Governor General for the North Western Provinces.

H. T. PRINSEP,

Secy. to the Govt. of India.

No. 71.

FORT WILLIAM,
GENERAL DEPARTMENT;

THE 17TH OCTOBER, 1838.

Notice is hereby given, that the Salaries and Allowances of the Civil and Marine Departments, for October, instant, will be discharged by the Sub-Treasurer and Marine Paymaster respectively, on or after Friday, the 16th proximo.

Published by Order of the Hon'ble the President in Council,

H. T. PRINSEP,

Secy. to the Govt. of India.

FORT WILLIAM,

MILITARY DEPARTMENT, 16TH OCT. 1838.

Notice is hereby given, that the Pay, Rations, and other Allowances for October 1838, of the Troops at the Presidency, and at the other Stations of the Army, will be issued on or after Saturday, the 16th Proximo.

By Order of the Hon'ble the President in Council,

J. STUART, Lieut.-Col.,

Offy. Secy. to the Govt. of India Milt. Dept.

ORDERS BY THE RIGHT HON'BLE THE GOVERNOR GENERAL OF INDIA.

POLITICAL DEPARTMENT,

SIMLA,

THE 24TH SEPTEMBER, 1838.

Lieutenant Colonel J. Low, Resident at Lucknow, has been permitted to proceed to the Presidency from the 1st of December next, preparatory to applying for leave to proceed to the Cape of Good Hope for the benefit of his health.

By Order of the Right Hon'ble the Governor General of India,

W. H. MACNAGHTEN,

Secy. to Govt. of India, with the Govr. Genl.

ORDERS BY THE RIGHT HON'BLE THE GOVERNOR GENERAL OF INDIA.

SECRET DEPARTMENT,

SIMLA,

THE 1ST OCTOBER, 1838.

Colonel E. H. Simpson, of the 19th Regiment Native Infantry, is appointed to Command the Force now being raised at Loodhiana, for the service of Sindh Ghosal Moolk.

By Order of the Right Hon'ble the Governor General of India,

W. H. MACNAGHTEN,

Secy. to the Govt. of India, with the Govr. Genl.

ORDERS BY THE RIGHT HONORABLE THE GOVERNOR

GENERAL OF INDIA,

SECRET DEPARTMENT,

SIMLA,

THE 4TH OCTOBER, 1838.

So much of the Order issued from the Political Department under date the 13th August last, as directed Colonel C. W. Hamilton, of the 19th Regiment Native Infantry, and Lieutenant C. E. Mills, of the Horse Artillery, to proceed to Loodhiana, is cancelled from the above date.

By Order of the Right Hon'ble the Governor General of India,

W. H. MACNAGHTEN,

Secy. to Govt. of India, with the Govr. Genl.

No. 2818.

ORDERS BY THE RIGHT HONORABLE THE GOVERNOR GENERAL FOR THE NORTH WESTERN PROVINCES.

SIMLA,

GENERAL DEPARTMENT,

THE 18TH SEPTEMBER, 1838.

APPOINTMENTS.

REVENUE.

Baboo Jyegopal Banerjea, re-appointed to be a Deputy Collector in Zilla Muntra, under the provisions of Regulation IX. of 1833.

SEPARATE—REVENUE.

Mr. M. Hickie, to be Deputy Collector of Customs at Hodal.

Mr. C. Newton, to be Deputy Collector of Customs at Saharanpur.

THE 22D SEPTEMBER, 1838.

The following Officers have obtained leave of absence from their Stations:

Mr. C. Gubbins, Joint Magistrate and Deputy Collector of Rohtak, for one month, in extension of the leave granted for the same period under Orders of 24th July last.

Mr. M. R. Gubbins, Officiating Joint Magistrate and Deputy Collector of Geogawal, for one month, in extension of the leave granted for the same period under Orders of 24th July last.

Mr. W. P. Okeden, Officiating Judge of Moradabad, for fifteen days, from the 2d proximo, on account of his private affairs.

J. THOMASON,

Offy. Secy. to the Govr. Genl. N. W. P.

GENERAL ORDERS BY THE RIGHT HON'BLE THE GOVERNOR GENERAL.

SIMLA, 2D OCTOBER, 1838.

The Right Hon'ble the Governor General is pleased to place the services of Captain E. Sanders, of Engineers, and Secretary to the Military Board, as a temporary measure, at the disposal of His Excellency the Commander in Chief, for employment with the Army in the Field.

W. M. CASEMENT, M. G.,

Secy. to the Govt. of India, Milt. Dept.

With the Rt. Hon'ble the Govr. Genl.

GENERAL ORDERS BY THE RIGHT HON'BLE THE GOVERNOR GENERAL.

SIMLA, 2D OCTOBER, 1838.

The Right Hon'ble the Governor General is pleased to authorize Two Six-Pounder Field Pieces, with Bullock Draft, being attached to the Joudpore Legion, and manned by Sepoys of the Corps with the following Gun Establishment:

1 Sergeant, Pay, &c.,	Rs. 83	4	8
1 Corporal, &c.,	80	12	10
1 Tindal, &c.,	8	13	4
8 Janars, each 5-5-0,	48	5	4
1 Mistry Smith, &c.,	10	0	0
1 Fireman, &c.,	6	0	0
1 Elephan, &c.,	6	0	0
1 Hammerman, &c.,	5	0	0
1 Mistry Carpenter, &c.,	10	0	0
3 Workman ditto, &c.,	7	0	0
Allowance for Tax, Gratuity, Charcoal, &c.,	80	0	0

His Excellency the Commander in Chief is requested to give effect to the foregoing Order.

W. M. CASEMENT, M. G.,

Secy. to the Govt. of India, Milt. Dept.

With the Rt. Hon'ble the Govr. Genl.

NOTICE is hereby given, that under the Provisions of Rule 6th of the Notification issued by the Board bearing date the 9th May 1837, the undemarcated descriptions of Salt of 1243 S. S., in Store at the several Auranga of the Chittagong Agency, will be Sold at the Prices and by the weight specified below.

Parties willing to purchase the Salt will obtain Chars and Rowannahs upon payment of the Prices now fixed, after the expiration of ten days from the date hereof, that is to say, on and from the 16th instant.

Salt of 1243 per 100 Mds. of 80 Tolla Weight.

Mohoruk Gunnah Nizampore,	410
Bhugwanpore,	410
Joddore,	410
Barcher,	410
Khurunkul,	410

X Arern,

By Order of the Board of Customs, Salt and Opium,
the 7th May, 1838.

S. G. PALMER, Acting Secretary.

Parties willing to purchase the above Salt will obtain the Chars and Rowannahs upon payment of the price at the rate now fixed after the expiration of ten days from the date hereof, that is to say, on and from the 16th proximo.

By order of the Board of Customs, Salt and Opium,
the 24th May, 1838,

S. G. PALMER, Acting Secy.

NOTICE is hereby given, that under the Provisions of Rule 6th of the Notification issued by the Board of Customs, Salt and Opium, bearing date the 9th May 1837, the following descriptions of Salt now in Store at the Balkan Gholaia, will be Sold at the respective Prices specified, and will be delivered at the rate of 80 Tolla to the Seer and 40 Seers to the Naqud.

Parties willing to purchase the undemarcated Salt will obtain Chars and Rowannahs upon payment of the price at the rates now fixed, after the expiration of ten days from the date hereof, that is to say, on or after the 16th instant.

Madras Permit, } At Company's Rupees
Bombay, Ceylon } per 100 Mounds of 80
Rock, Liverpool, } Tolla to the Seer,
and Abrab-Salis,

OF 1833-34,	350
1834-35,	360
1835-36,	376
1836-37,	388

MOCHA SALT.

OF 1833-34,	361
1834-35,	371
1835-36,	381
1836-37,	391

By order of the Board of Customs, Salt and Opium,
dated this 6th day of October, 1838.

S. G. PALMER, Acting Secretary.

ইস্তেহার মেজুরা পাইতেছে—

যে বোর্ডের সন ১৮৩৭ সালের ৯ মে তারিখের
ইস্তেহারের পক্ষে বিক্রয়মূলকে নিচের লিখিত
সন ১৮৩৭ সালের নমক আৰু মো. টক্ষণামূলক
একেনন্দীর আক্ষণ্যায়ে মৌজুদ আছে তাৰা পক্ষাঃ
নিরিত হৈবে ও একেন বিক্রয় হইবেক অভিব এবং
কল বাজিৰ এই নমক পৰিম কৰিবাত দৱকাৰ হই
বেক তাৰা এই তাৰিখ ইতুক দৰ্শকোজ গত হই
মে অৰ্থাৎ ১৬ মে অবধি এই পক্ষে টোকা দালিল কৰি
কৰে কোক ও রওয়াৰ। পাইতে পারিবেক ইতি—

সন ১৮৩৭ সালেতু নমক ৮০ তোলাৰ ওপৰ
নৰে কি ১০০ মোনের ধৰণ

মুকারকহৰা বিকারপুর	কেৰা ৪১০
তগোনপুর	এ ৪১০
অুশিৰিয়া	এ ৪১০
বাহিৰচৰ	এ ৪১০
খৰসদ	এ ৪১০
আৱাজীৰ	এ ৪১০

বিমোচিত হৃষি সাহেবৰ আমিসাৰ বোৰ্ড
মিট নমক ও আৰো বৰ্ষত এই
মিট নমক ও আমিস ইতি তাৰিখ ১ মে ১৮৩৮
সন—

S. G. PALMER, Acting Secy.

NOTICE is hereby given, that under the Provisions of Rule 6th of the Notification issued by the Board bearing date the 9th May 1837, the Salt of 1243 S. S., in Store at Ghaut Sowriah, in the Tumlock Agency, will be Sold at the rate of 410 Rs. per 100 Mds. of 80 Tolla to the Seer and 40 Seers to the Maund.

Parties willing to purchase the above Salt will obtain the Chars and Rowannahs upon payment of the price at the rate now fixed after the expiration of ten days from the date hereof, that is to say, on and from the 16th proximo.

By Order of the Board of Customs, Salt and Opium,
the 14th May, 1838,

S. G. PALMER, Acting Secretary.

NOTICE is hereby given, that under the Provisions of Rule 6th of the Notifications issued by the Board bearing date the 9th May 1837, the Salt of 1243 S. S., in Store at Ghaut Kalisnagar, in the Huglilee Agency, will be sold at the rate of 410 Rupees per 100 Mounds of 80 Tolla to the Seer and 40 Seers to the Maund.

মুকারকহৰা বিকারপুর ও আৰো বৰ্ষত
লিখিত নমক সাহেবৰ ও আমিস বোৰ্ড

১০. সন ১৮৩৭।০৪ মালের কেৰা ৪১০	
১০. সন ১৮৩৭।০৫	এ ৩৬৬
১০. সন ১৮৩৭।০৬	এ ৩৭৬
১০. সন ১৮৩৭।০৭	এ ৩৮৬
অক্টোবৰ ১০. সন ১৮৩৭।০৮ মাল	এ ৩৯১
অক্টোবৰ ১০. সন ১৮৩৭।০৯	এ ৩৯১
অক্টোবৰ ১০. সন ১৮৩৭।১০	এ ৩৯১
অক্টোবৰ ১০. সন ১৮৩৭।১১	এ ৩৯১
অক্টোবৰ ১০. সন ১৮৩৭।১২	এ ৩৯১

বিমোচিত হৃষি সাহেবৰ আমিসাৰ বোৰ্ড
মিট নমক ও আমিস ইতি তাৰিখ ১ মে ১৮৩৮
সন—

S. G. PALMER, Acting Secretary.

Court for the Relief of Insolvent Debtors at Calcutta.
NOTICE is hereby given, that the matters of the Petition and Schedule (the same having been filed in the Court) of

JAMES JACOB,

(of Durrumtollah, in Calcutta, Musical Warehouse Keeper,) will be heard on Saturday, the 17th day of November, 1838, at the hour of noon.

☞ "No Creditor will be allowed at the Hearing to oppose the discharge of a Prisoner, unless he shall have given notice of his intention to the Chief Clerk three clear days before the day of Hearing."

Office of Examiner, 11th October, 1838.

Mr. Strettel, Atty.

**কলিকাতার জোড়াইন কর্তৃপক্ষের বিজ্ঞপ্তি
পরিজ্ঞানার্থে আবাসন**

এতদ্বারায় এবর মেওয়া আইতেছে কে এই আবাসনকে দাখিলকর্তা আরজী ও ফর্ডের বিষয়ে বিচেতন করিতে—

কেমেস অ্যাকাউন্ট

জিনি কলিকাতার ধন্য ভূলা বিহারী পিউরিটেন শুধু হোটেল কিগুর, তাহার মুকদমা সব ১৮৩৮ সালের মার্চের মাহের ১৭ সপ্তিবার তারিখে বেগুন ঘৰে প্রহরের সময় সুনামি হইবেক—

☞ "কোন মহান আপত্তি করিতে পারিবেন নাই বাসামিকে কোন কখনোর অব্যাপ্তি সুনামি প্রিয় বিভিন্ন দিবসের পূর্ব পূর্ব তিনি বিবর ধাকিতে তাহার মাবসের স্বত্বাদ চিহ্ন কেনাক সাহেবের আভিবে না দেন" —

একজামিনর সাহেবের আভিব

সব ১৮৩৮ সাল ১১ আক্টোবৰ

মেং ইন্ট্রাটেল উকিল

Court for the Relief of Insolvent Debtors at Calcutta.
NOTICE is hereby given, that the matters of the Petitions and Schedules (the same having been filed in the Court) of the Insolvent Prisoners hereinbefore named, are appointed to be heard—

On Saturday, the 17th day of November, 1838, at the hour of noon;

SHAIK MOXIA, of Costallah, in Calcutta, Provisioner,
BABU SOHOO, of Motobazar, in Calcutta,
AND BABU AUMARUK, of Motobazar, in Calcutta.
☞ "No Creditor will be allowed at the Hearing to oppose the discharge of a Prisoner, unless he shall have given notice of his intention to the Chief Clerk three clear days before the day of Hearing."

Office of Examiner, 16th October, 1838.

**কলিকাতার জোড়াইন বিজ্ঞপ্তি
নীর্ত আবাসন**

এতদ্বারায় এবর মেওয়া আইতেছে কে নিচের মার্গিত বাত্তার কয়েকশতলের আবাসনকে রাখিব করা আরজী ও পদ্মের বিষয় আগত—

সব ১৮৩৮ সালের মার্চের মাহের ১৭ সপ্তিবার তারিখে বেগুন ঘৰে প্রহরের সময় সুনামি হইবেক

সেখ যকিম কলিকাতার কলার্টেল পিউরিয়েটোর আবাস বাসা দীক্ষ বিষয়ক—

বিবি সহ কলিকাতার কোচুরা বাসা নিবারণ এবং বিবি আমিরুল কলিকাতার কোচুরা বাসা নিবারণ বিষয়—

☞ "কোন মহান আপত্তি করিতে পারিবেন নাই বাসা

বিভিন্ন দিবসের পূর্ব পূর্ব তিনি বিবর ধাকিতে চিহ্ন কেনাক সাহেবের আভিবে তাহার মাবসের স্বত্বাদ নামেন—

একজামিনর সাহেবের আভিব

সব ১৮৩৮ সাল ১৬ আক্টোবৰ—

In the Court for the Relief of Insolvent Debtors at Calcutta.

■ the matter of Gopaulchurn Seal, late of Calootollah, in the Town of Calcutta, Merchant, but at present residing ■ Senthal, in the Twenty-four Pergunnahs, and Province of Bengal, and now seeking the benefit of the Act of the Ninth Year of the Reign of His late Majesty George the Fourth, entitled an Act to provide for the Relief of Insolvent Debtors in Victoria, by the Grace of God of the United Kingdom of Great Britain and Ireland, Queen, Defender of the Faith, and so forth—

Upon the application of Mr. Strettel, Attorney for and on behalf of Choonoomooney Dassar, the opposing Creditor of the said Gopaulchurn Seal—And upon reading a Petition of the said Choonoomooney Dassar, filed this day, It is Ordered, that Muddeonundun Ghose, the Petitioning Creditor of the said Gopaulchurn Seal, on service of this rule shew cause on Saturday, the Twentieth day of October next, at the hour of Twelve o'Clock at Noon, why the Adjudication made and pronounced by the Court in this matter, on the Twenty-eighth day of May last past, should not be set aside and revoked. It is further Ordered, that this Order be personally served upon the said Muddeonundun Ghose, as such Petitioning Creditor as aforesaid. Witness Sir Edward Ryan, Knight, Chief Justice, at Fort William in Bengal, the Fifteenth day of September, in the year of our Lord One Thousand Eight Hundred and Thirty-eight.

Notice whereof is hereby given.

Office of Examiner, 16th October, 1838.

Mr. Strettel, Atty.

CAUTION.

WITH reference to my notice of Caution bearing date 12th October, 1837, as appeared in the Exchange Gazette, &c., the Equity Suit therein alluded to, being decided on the 30th July last in my favor, against Mr. David Melick Freedom Melick Beglar, of Dacca, who availing of the opportunity of the Dassora vacation, and the limit allowed for the Decree being enforced, I understand went down to Calcutta with the identical Jewels, Ornaments and Trinkets, the hereditary property belonging to the Estate of my late Mother, as also with the Title Deeds of the Premises, and of the piece of Tenant Ground at Domotolla Street, in Calcutta, as mentioned in my said notice, no doubt with the intention of turning them into Cash, and marching off with the spoil to his Native country, to Garbag, I therefore, once more warn all persons, from purchasing directly or indirectly from the said Mr. David Beglar, any of the personal or real property alluded to, until that Decree for the said Jewels, &c., is fully satisfied.

DISHCOON JOHANNES CATCHICK,
Daughter of the late Mr. and Mrs. Carrapet Sarkies, deceased.

Dacca, 11th October, 1838.

NOTICE.—The admisid, lately advertised, of Mr. G. DICK, Junior, as a Paynter in our respective Wine and Agency Establishment at Calcutta, Singapore, Roeret and Agra, is for the present, and until further notice, postponed and suspended.

ADVICE AND
G. G. DICK AND SONS.

Calcutta 1st October, 1838.

NOTICE of Public Sale for Arrests of Revenue, unless Intermediately liquidated, at the Collector's Office, Zilla, Hooghly, on Monday the 29th October 1838, corresponding with 14th Kartick 1245 B. S.

Name of Mahal to be sold and of the Pergunnah in which it is situated and No. of Lot in Collector's Sale Advertisement.	Recorded Proprietor.	Annual Sudder Jumma.	Arrears of Revenue, including Interest for the Month of July, 1838.	REMARKS.
No. 36. Mundie Ghant Ph. { Mundie Ghant, ... }	Mr. Hedgar, &c.	223998 2 6	8994 10 8	This land produces Paddy, Spis, Malabar, Millet under Bulwarrah.
" 37. Dukhin Baor Ph. { Bauler, }	Neetan Nund Conndoo { Chowdhree, &c. }	11756 4 10	526 13 10	Do. Paddy, Potatoes, Sugar-cane, &c.
" 38. Headoynpoor, { Mowzabs 119, Ph. Chowmohar, }	Juggomohan, &c.	45245 1 0	2007 7 11	Ditto ditto ditto.
" 39. Bankhally, Mow- zabs 22, Ph. Bau- lea,	Jogul Kiscore Biswas, &c.	10148 0 8	464 6 6	Ditto ditto ditto.
" 40. Baherghatrah, in 13 Mowzabs, Ph. Baulgegurra,	Boystub Doss Mullick, &c.	7953 1 7	333 0 0	Ditto ditto ditto.
" 41. Bolen, &c. in 14 Mowzabs,	Ditto,	10134 1 7	453 5 4	Ditto ditto ditto.
" 42. Kooldaha, Ph. Chunderconab, ...	Ditto,	10704 10 4	482 2 2	Ditto ditto ditto.
" 43. Nekur Bang, in Mowzabs 41, Ph. Do,	Juggomohun Bokkerjin, &c.	11230 7 2	491 14 11	Ditto ditto ditto.
" 44. Bonepoor, &c. in 52 Mowzabs, Ph. Do,	Boystub Doss Mullick, &c.	10840 7 0	480 0 0	Ditto ditto ditto.
" 45. Pandab, &c. in 19 Mowzabs, Ph. Ban- les,	Ramnauth Chattope- dhia, &c.	11168 14 11	499 3 3	Ditto ditto ditto.
" 46. Augur, &c. in 50 Mowzabs, Ph. Chunderconab, ...	Boystub Doss Mullick, &c.	10084 10 7	484 4 3	Ditto ditto ditto.

Hooghly Collector's Office, 16th September, 1838.

W. H. BELL, Collector.

NOTICE of Public Sale for Arrests of Revenue, unless Intermediately liquidated, at the Collector's Office, Zilla Hooghly, on Monday, the 29th October 1838, corresponding with 14th Kartick 1245 B. S.

Name of Mahal to be Sold and of the Pergunnah in which it is situated and No. of Lot in Collector's Sale Advertisement.	Recorded Proprietor.	Annual Sudder Jumma.	Arrears of Revenue, including Interest for the Month of July 1838.	REMARKS.
No. 34. Bahadoorpoor,	Prasanna Coomar { Takoor, }	16002 0 1	716 11 9	This Land produces Paddy, Gram, Sugar-Cane, &c.
No. 35. Mamoodpoor, ...	Gobind Chander { Bawdopadbia, ... }	10831 4 9	482 2 2	Ditto ditto ditto.

Hooghly Collector's Office, 16th September, 1838.

W. H. BELL, Collector.



CALCUTTA GAZETTE

EXTRAORDINARY.

Published by Authority.

MONDAY EVENING, OCTOBER 15, 1830.

No. 69.

FORT WILLIAM,
GENERAL DEPARTMENT,

THE 15TH OCTOBER, 1830.

The Honorable ALEXANDER ROSS, Esquire, having retired from the Council of India in consequence of the completion of the period of five years to which his appointment was limited, The Honorable Colonel WILLIAM MORISON, C. B., has this day, under an appointment made, with the concurrence of the Right Honorable the Governor General, taken his Seat as President of the Council, under the usual Salute from the Ramparts of Fort William.

W. W. BIRD, Esquire, nominated by the Honorable Court of Directors to succeed upon the retirement of the Honorable A. Ross, Esquire, has also taken his Oaths and Seat as a Member of the Council of India, under the usual salute from the Ramparts of Fort William.

The Honorable Colonel WILLIAM MORISON, C. B., has been appointed, with the concurrence of the Right Honorable the Governor General, to be Deputy Governor of the Presidency of Fort William in Bengal and Deputy Governor of Fort William and of the Town of Calcutta.

The Honorable the President in Council is pleased to direct, as a mark of Public respect due to the character and services of Mr. Ross, that all the honors and distinctions to which he was entitled as President of the Council and Deputy Governor of Bengal, shall be continued to him until the period of his embarkation for Europe.

By Order of the Honorable the President in Council,

W. T. PRINSEP,

Secy. to the Govt. of India.

No. 69.

FORT WILLIAM,

GENERAL DEPARTMENT; THE 15TH OCTOBER, 1830.

The Hon'ble the President of the Council of India and Deputy Governor of Bengal has this day been pleased to make the following Appointments:

The Hon'ble J. C. ERASKE to be Private Secretary to the President of the Council.

Captain JOHN EDMONSTONE LAPPIN, of the 9th Regiment N. I., to be Military Secretary and Aid-de-Camp.

W. T. PRINSEP,

Secy. to the Govt. of India.

G. & J. Robinson, Bengal Library Optical Print.



The Calcutta Gazette.

Published by Authority.

It is requested that Government Notifications for the Calcutta Gazette, of any length, may be sent to the Press before Noon of Friday, and those of a few lines only before 5 P. M. of that day.

SATURDAY, OCTOBER 20, 1833.

FORT WILLIAM,
LEGISLATIVE DEPARTMENT,

TUESDAY OCTOBER, 1833.

The following Act is passed by the Honble the President of the Council of India in Council, on the 8th October, 1833, with the assent of the Right Honble the Governor General of India, which has been read and recorded.

Ordered, that the Act be promulgated for general information.

Act No. XXV. of 1833.

I. It is hereby enacted, that the words and expressions hereinafter mentioned shall in this Act, except where the nature of the provision or the context of the Act shall exclude such construction, be interpreted as follows:—(that is to say) the word "will" shall extend to a testament, and to a codicil, and to an appointment by will or by writing in the nature of a will in exercise of a power, and also to a disposition by will and testament of devise of the custody and tuition of any child by virtue of an Act passed in the twelfth year of the reign of King Charles the Second, intituled "An Act for taking away the Court of Wards and Liveries, and tenures in capite" and by Knight's service and purveyance, and for settling a revenue upon His Majesty in lieu thereof; or by virtue of an Act passed in the Parliament of Ireland in the Fourteenth and fifteenth years of the reign of King Charles the Second, intituled "An Act for taking away the Court of Wards and Liveries, and tenures in capite and by Knight's service," and to any other testamentary disposition, and the words "real estate" shall extend to messuages, lands, rents and hereditaments whether corporeal, incorporeal or personal, and to any undivided share thereof and to any estate, right or interest (other than a chattel interest) therein, and the words "personal estate" shall extend to household estates and other chattels real, and also to monies, shares of Government and other funds, securities for money (not being real estates), debts, choses in action, rights, credits, goods, and all other property whatsoever which by law devolves upon the executor or administrator, and to any share or interest therein; and every word importing the singular number only shall extend and be applied in several persons or things as well as one person or thing, and every word importing the masculine gender only shall extend and be applied to a female as well as a male.

II. And it is hereby enacted, that an Act passed in the thirty-second year of the Reign of King Henry the Eighth, intituled "The Act of Will, Wards and primer scissins," whereby a man may divide his land; and also an Act passed in the thirty-fourth and thirty-fifth years of the reign of the said King Henry the Eighth, intituled "The Bill concerning the explanation of Wills," and also an Act passed in the Parliament of Ireland in the tenth year of the reign of King Charles the First, intituled "An Act how Lands, Tenements, &c may be willed."

"primer scissins;" and also so much of an Act passed in the twenty-ninth year of the reign of King Charles the Second, intituled "An Act for prevention of Frauds and Perjuries;" and of an Act passed in the Parliament of Ireland in the seventh year of the reign of King William the Third, intituled "An Act for prevention of Frauds and Perjuries as relates to devises or bequests of lands or tenements, or to the revocation or alteration of any devise in writing of any lands, tenements or hereditaments, or any clause thereof, or to the devise of any estate *per autre vie*, or to any such estate being assets or to nuncupative wills, or to the repeal, altering or changing of any will in writing concerning any goods or chattels or personal estate, or any clause, devise or bequest therein;" and also so much of an Act passed in the fourth and fifth years of the reign of Queen Anne, intituled "An Act for the amendment of the Law; and the better advancement of Justice;" and of an Act passed in the Parliament of Ireland in the sixth year of the reign of Queen Anne, intituled "An Act for the amendment of the Law and the better advancement of justice" as relates to witnesses in nuncupative wills; and so far as the following Acts may be construed to have any operation within the territories of the East India Company, so much of an Act passed in the fourteenth year of the reign of King George the Second, intituled "An Act to amend the Law concerning common recoveries," and to explain and amend an Act made in the twenty-ninth year of the reign of King Charles the Second, intituled "An Act for prevention of frauds and perjuries" as relates to estates *per autre vie*; and also an Act passed in the twenty-fifth year of the reign of King George the Second, intituled "An Act for avoiding and putting an end to certain doubts and questions relating to the attestation of wills and codicils concerning real estates in that part of Great Britain called England, and in His Majesty's colonies and plantations in America," except so far as relates to His Majesty's colonies and plantations in America; and also an Act passed in the Parliament of Ireland in the same twenty-fifth year of the reign of King George the Second, intituled "An Act for the avoiding and putting an end to certain doubts and questions relating to the attestations of wills and codicils concerning real estates;" shall from the passing of this Act cease to have effect in the territories of the East India Company, except so far as the same Acts or any of them respectively relate to any will or codicil *per autre vie* to which this Act does not extend.

III. And it is hereby enacted, that this Act shall only extend to the wills of persons whose personal property, estimated by the Law of England pass to their representatives without Probate or Letters of Administration obtained in one of His Majesty's Supreme Courts of Judicature, and that the Statutes and parts of Statutes abovementioned are only repealed as far as they relate to the succession to the property of such persons.

IV. And it is hereby enacted, that it shall be lawful for any person to derive, augment or dispose of

by his will executed in manner hereinafter required, all real estate and personal estate which he shall be entitled to, either at Law or in Equity, at the time of his death, and which, if not so devised, bequeathed or disposed of, would devolve upon the heir at law of him, or, if he becomes entitled by descent, of his ancestor, or upon his executor or administrator, and that the power hereby given shall extend to all estates pur autre vie, whether there shall or shall not be any special occupant thereof, and whether the same shall be a corporeal or incorporeal hereditament, and whether the same shall be freehold or of any other tenure, and also to all contingent, executory or other future interests in any real or personal estate, whether the testator may or may not be designated as the person or one of the persons in whom the same respectively may become vested, and whether he may be entitled thereto under the instrument by which the same respectively were created; or under any disposition thereof by deed or will; and also to all rights of entry for coparcion broken, and other rights of entry, and also to such of the same estates, interests, and rights respectively, and other real and personal estate as the testator may be entitled to, at the time of his death, notwithstanding that he may become entitled to the same subsequently to the execution of his will.

V. And it is hereby enacted, that no will made by any person under the age of twenty-one years shall be valid.

VI. Provided also, and it is hereby enacted, that no will made by any married woman shall be valid, except such a will as might have been made by a married woman before the passing of this Act.

VII. And it is hereby enacted, that no will shall be valid unless it shall be in writing and executed in manner hereinafter mentioned: (that is to say) shall be signed at the foot or end thereof by the testator or by some other person in his presence and by his direction, and such signature shall be made or acknowledged by the testator in the presence of two or more witnesses present at the same time, and such witnesses shall subscribe the will in the presence of the testator, but no form of attestation shall be necessary.

VIII. And it is hereby enacted, that no appointment made by will in exercise of any power, shall be valid, unless the same be executed in manner hereinbefore required; and every will executed in manner hereinbefore required shall, so far as respects the execution and attestation thereof, be a valid execution of a power of appointment by will, notwithstanding that it shall have been expressly required that a will made in exercise of such power should be executed with some additional or other form of execution or solemnity.

IX. And it is hereby enacted, that every will executed in manner hereinbefore required shall be valid without any other publication thereof.

X. And it is hereby enacted, that if any person who shall attest the execution of a will, shall at the time of the execution thereof, or at any time afterwards, be incompetent to be admitted a witness to prove the execution thereof, such will shall not on that account be invalid.

XI. And it is hereby enacted, that if any person shall attest the execution of any will, to whom, or to whose wife or husband any beneficial devise, legacy, estate, interest, gift or appointment of or affecting any real or personal estate (other than and except charges and diversions for the payment of any debt or debts) shall be thereby given or made, such devise, legacy, estate, interest, gift or appointment, shall, so far only as concerns such person attesting the execution of such will, or the wife or husband of such person, or any person claiming under such person or wife or husband, be utterly null and void, and such person so attesting shall be admitted as a witness to prove the execution or to prove the validity or invalidity thereof, notwithstanding such devise, legacy, estate, interest, gift or appointment mentioned in such will.

XII. And it is hereby enacted, that in case by any will any real or personal estate shall be charged with any debt or debts, and any creditor, or the wife or husband of any creditor, whose debt is so charged, shall attest the execution of such will, such creditor, notwithstanding such charge, shall be admitted a witness to prove the execution of such will, to prove the validity or invalidity thereof.

XIII. And it is hereby enacted, that no person shall be admitted as a witness to prove the execution of a will

be incompetent to be admitted a witness to prove the execution of such will, or a witness to prove the validity or invalidity thereof.

XIV. And it is hereby enacted, that no will made by a man or woman shall be revoked by reason of her marriage (except a will made in exercise of a power of appointment, when the real or personal estate thereby appointed would not in default of such appointment pass to his or her heir, executor or administrator, or the person entitled as his or her next of kin, under the Statute of Distributions).

XV. And it is hereby enacted, that no will shall be revoked by any presumption of an intention on the ground of an alteration in circumstances.

XVI. And it is hereby enacted, that no will or codicil, or any part thereof shall be revoked otherwise than as aforesaid, or by another will or codicil executed in manner hereinbefore required, or by some writing declaring an intention to revoke the same, and executed in the manner in which a will is hereinbefore required to be executed, or by the burning, tearing or otherwise destroying the same by the testator or by some person in his presence and by his direction with the intention of revoking the same.

XVII. And it is hereby enacted, that no obliteration, interlineation or other alteration made in any will after the execution thereof, shall be valid or have any effect, except so far as the words or effect of the will before such alteration shall not be apparent, unless such alteration shall be executed in like manner as hereinbefore is required for the execution of the will; but the will, with such alteration as part thereof, shall be deemed to be duly executed, if the signature of the testator and the subscription of the witnesses be made in the margin or some other part of the will opposite or near to such alteration, or at the foot or end of or opposite or near to such alteration, or at the foot or end of or opposite to a memorandum referring to such alteration, and written at the end or some other part of the will.

XVIII. And it is hereby enacted, that no will or codicil, or any part thereof, which shall be in any manner revoked, shall be revived otherwise than by the re-execution thereof, or by a codicil executed in a manner hereinbefore required, and shewing an intention to revive the same, and when any will or codicil which shall be partly revoked and afterwards wholly revoked, shall be revived, such revival shall not extend to so much thereof as shall have been revoked before the revocation of the whole thereof, unless an intention to the contrary be shown.

XIX. And it is hereby enacted, that no conveyance or other act made or done subsequently to the execution of a will of, or relating to any real or personal estate therein comprised, except an act by which such will shall be revoked as aforesaid shall prevent the operation of the will with respect to such estate or interest in such real or personal estate as the testator shall have power to dispose of by will at the time of his death.

XX. And it is hereby enacted, that every will shall be construed, with reference to the real estate and personal estate comprised in it, to speak and take effect as if it had been executed immediately before the death of the testator unless a contrary intention shall appear by the will.

XXI. And it is hereby enacted, that unless a contrary intention shall appear by the will such real estate or interest therein as shall be comprised or intended to be comprised in any devise in such will contained, which shall fail or be void by reason of the death of the devisee at the time of the testator, or by reason of such devise being contrary to law, or otherwise incapable of taking effect shall be included in the residuary devise (if any) contained in such will.

XXII. And it is hereby enacted, that a general devise of the real estate of the testator, or of the real estate of the testator in any place or in the occupation of any person mentioned in his will, or otherwise described in a general manner, shall be construed to include any real estate, or any real estate to which such description shall extend (as the case may be) which he may have power to appoint in any manner he may think proper and shall operate as an execution of such power, unless a contrary intention shall appear by the will, and in like manner a bequest of the personal estate of the testator or any bequest of personal estate described in a general manner shall be construed to include any personal estate, or any personal estate to which such description shall extend.

(as the case may be) which he may have power to appoint in any manner he may think proper and shall operate as an execution of such power, unless a contrary intention shall appear by the will.

XXIII. And it is hereby enacted, that where any real estate shall be devised to any person without any words of limitation, such devise shall be construed to pass the fee simple, or other the whole estate or interest which the testator had power to dispose of by will in such real estate, unless a contrary intention shall appear by the will.

XXIV. And it is hereby enacted, that in any devise or bequest of real or personal estate the words "die without issue," or "die without leaving issue," or any other words which may import either a want or failure of issue of any person in his life time or at the time of his death, or an indefinite failure of his issue, shall be construed to mean a want or failure of issue in the life time or at the time of the death of such person, and not an infinite failure of his issue, unless a contrary intention shall appear by the will, by reason of such person having a prior estate tail, or of a preceding gift being, without any implication arising from such words, a limitation of an estate tail to such person or issue, or otherwise; Provided, that this Act shall not extend to cases where such words as aforesaid import, if no issue described in a preceding gift shall be born, or if there shall be no issue who shall live to attain the age or otherwise answer the description required for obtaining a vested estate by a preceding gift to such issue.

XXV. And it is hereby enacted, that where any real estate shall be devised to my trustee or executor, such devise shall be construed to pass the fee simple or other the whole estate or interest which the testator had power to dispose of by will in such real estate, unless a definite term of years, absolute or determinable, or an estate of freehold, shall thereby be given to him expressly or by implication.

XXVI. And it is hereby enacted, that where any real estate shall be devised to a trustee without any express limitation of the estate to be taken by such trustee, and the beneficial interest in such real estate, or in the surplus rents and profits thereof shall not be given to any person for life, or such beneficial interest shall be given to any person for life, but the purposes of the trust may continue beyond the life of such person, such devise shall be construed to vest in such trustee the fee simple, or other the whole legal estate which the testator had power to dispose of by will in such real estate and not an estate determinable when the purposes of the trust shall be satisfied.

XXVII. And it is hereby enacted, that where any person to whom any real estate shall be devised for an estate tail, or an estate in quasi entail, shall die in the life time of the testator, leaving issue who would be inheritable under such entail, and any such issue shall be living at the time of the death of the testator, such devise shall not lapse, but shall take effect as if the death of such person had happened immediately after the death of the testator, unless a contrary intention shall appear by the will.

XXVIII. And it is hereby enacted, that where any person being a child or other issue of the testator to whom any real or personal estate shall be devised or bequeathed for any estate or interest not determinable at or before the death of such person, shall die in the life time of the testator leaving issue, and any such issue of such person shall be living at the time of the death of the testator, such devise or bequest shall not lapse, but shall take effect as if the death of such person had happened immediately after the death of the testator, unless a contrary intention shall appear by the will.

XXIX. And it is hereby enacted, that notwithstanding any thing in this Act contained, any Soldier being in actual Military Service, or any Mariner or Seaman being at sea, may dispose of his personal estate as he might have done before the making of this Act.

XXX. And it is hereby enacted, that nothing in this Act contained shall be deemed to repeal the provisions of Act No. XX. of 1857, whereby immovable property, situated within the jurisdiction of the Court of Judicature of Prince of Wales' Island, Singapore and Malacca, transmitted by the last will of any person having a beneficial interest in the same is taken to be and to have been of the nature of chattels real and out of freehold or incorporeal hereditament, provided that such will shall be construed and construed as a will of chattels real for the purposes and construed by virtue of this Act.

XXXI. And it is hereby enacted, that this Act shall not extend to any will made before the 1st day of February, in the year of our Lord 1858, and that every will re-executed or re-published or revived by any codicil shall for the purposes of this Act be deemed to have been made at the time at which the same shall be so re-executed, re-published, or revalued; and that this Act shall not extend to any estate pur autre vie of any person who shall die before the First day of February in the year of our Lord 1858.

T. H. MADDOCK,
Offy. Secy. to the Govt. of India.

FORT WILLIAM,
LEGISLATIVE DEPARTMENT,

TUE 8TH OCTOBER, 1858.

The following Act is passed by the Hon'ble the President of the Council of India in Council, on the 8th October, 1858, with the assent of the Right Hon'ble the Governor General of India, which has been read and recorded.

Ordered, that the Act be promulgated for general information.

ACT NO. XXVI. OF 1858.

I. It is hereby enacted, that it shall henceforth be lawful for the Governor in Council of the Presidency of Fort St. George to direct that all or any persons committed by the Principal Sudder Ameen of Sirs for trial before the Court of Circuit, or the Western Division of the Territories subject to the Presidency, shall be tried at the Sessions of January, or to be held at Hoona.

II. And it is hereby enacted, that it shall henceforth be lawful for the Governor in Council of the Presidency of Fort St. George, to direct that all or any persons committed by any Principal Sudder Ameen for trial before the Court of Circuit shall be tried at any Sessions of Jail Delivery to be held at any Station within the Zillah to which the Court of such Principal Sudder Ameen may be attached.

T. H. MADDOCK,
Offy. Secy. to the Govt. of India.

No. 45 A.
ORDER BY THE HON'BLE THE DEPUTY GOVERNOR
OF BENGAL.

FORT WILLIAM,
GENERAL DEPARTMENT,

TUE 18TH SEPTEMBER, 1858.

Mr. C. B. Thornhill reported his arrival as a Warden on this Establishment on the 15th instant.

H. T. PRINSEY, *Secy. to the Govt. of Bengal.*

No. 71.

FORT WILLIAM,
GENERAL DEPARTMENT,

TUE 17TH OCTOBER, 1858.

Notice is hereby given, that the Salaries and Allowances of the Civil and Marine Departments, for October instant, will be discharged by the Sub-Treasurer and Marine Paymaster respectively, on or after Friday, the 16th proximo.

Published by Order of the Hon'ble the President in Council.

H. T. PRINSEY,
Secy. to the Govt. of India.

FORT WILLIAM,
MILITARY DEPARTMENT, 16TH OCT. 1858.

Notice is hereby given, that the Pay, Baths, and other Allowances for October 1858, of the Troops of the Presidency, and at the other Stations of the Army, will be paid on or after Saturday, the 10th proximo.

By Order of the Hon'ble the President in Council.

J. SPURGEON, Esq.-Col.
Offy. Secy. to the Govt. of India Mil'y. Dept.

(No. 184.)

ORDERS BY THE HON'BLE THE DEPUTY GOVERNOR
OF BENGAL.

JUDICIAL AND REVENUE DEPARTMENT,

TUE 18TH SEPTEMBER, 1858.

The Hon'ble the Deputy Governor of Bengal has been pleased to make the following Appointment:

Mr. A. Roberts, esq., as Magistrate and Collector of the Southern Division of Cuttack in the Province of Orissa—He is appointed to take

TUES 9TH OCTOBER, 1838.

The following Officers have obtained leave of absence from their Stations :

Mr. P. G. E. Taylor, Officiating Deputy Collector of Meerabedabad, for one month, from the 10th instant, on private affairs.

Baboo Deorguchurn Chatterjee, Deputy Collector under Regulation IX. of 1833, in Zillah Dacca, from the 23d September to the 23d October, instant.

TUES 16TH OCTOBER, 1838.

Mr. J. A. O. Farquharson, in charge of Khas and Resumed Mshals in Bhagulpore and Moonghyr, for twelve days, from the 1st proximo, on private affairs.

Mr. H. C. Bagga, Officiating Joint Magistrate and Deputy Collector of Bhagulpore, for one month, from the 20th instant, on private affairs.

FRED. JAS. HALLIDAY,
Secy. to the Govt. of Bengal.

GENERAL ORDERS BY THE BRITISH HON'BLE THE GOVERNOR GENERAL.

SIMLA, 5TH OCTOBER, 1838.

So much of the General Orders published on the 17th of August last, as directed Colonel C. W. Hamilton, of the 61st Regiment Native Infantry, and Lieutenant C. E. Mills, of the Horse Artillery, to proceed to Loodeenah, has been cancelled in the Secret Department, from the same date.

Wm. CASEMENT, M. G.,
to the Govt. of India Mil. Dept.,
with the Rt. H'ble the Govr. Genl.

GENERAL ORDERS BY THE BRITISH HON'BLE THE GOVERNOR GENERAL.

SIMLA, 6TH OCTOBER, 1838.

The Governor General has been pleased to appoint Captain B. Bygrave, of the 6th Regiment Native Infantry, to be Pay Master to the Forces under Orders for Field Service. This Appointment will have effect from the 1st proximo.

Wm. CASEMENT, M. G.,
Secy. to the Govt. of India Mil. Dept.,
with the Rt. H'ble the Govr. Genl.

GENERAL ORDERS BY THE HON'BLE THE PRESIDENT IN COUNCIL.

FORT WILLIAM, 15TH OCTOBER, 1838.

No. 148 of 1838.—The Honorable the President in Council is pleased to make the following Promotions in the Subordinate Medical Department:

Assistant Apothecary Hanly Shattock to be Apothecary.

Hospital Apprentice William Charles to be Assistant Apothecary.

J. STUART, Lt.-Col.,
Offs. Secy. to the Govt. of India Mil. Dept.

FORT WILLIAM, 15TH OCTOBER, 1838.

No. 149 of 1838.—The following Officers obtained leave in the Judicial and Revenue Department under the dates specified:

11th September, 1838.

Captain J. H. Rawlinson, of the Regiment of Artillery, and Assistant to the Commissioner in the Tumultuous Province, for four months, on private affairs, till the 1st November next, or as soon after as an opportunity may occur to visit the Presidency, preparatory to applying for Furlough.

10th October, 1838.

Surgeon George Dumb, attached to the Civil Station of Dacca, for six weeks, from the 10th instant, to Visit the Presidency and Meerabedabad.

Assistant Surgeon James Fagan, who appointed in the Judicial and Revenue Department, under date the 20th instant, to perform the Medical duties of the Civil Station of Madnapore, vice Assistant Surgeon J. O'Dwyer, passed, at His own request, of the disposal of His Excellency the Commissioner in Chief.

J. STUART, Lt.-Col.,
Offs. Secy. to the Govt. of India Mil. Dept.

NOTICE.—The General Treasury will be closed on Saturday, the 27th instant, on account of the Hindu Holiday, Jagadhatri Puja.

W. H. OAKES, Ass't Treasurer
General Treasury, the 15th October.

CUSTOMS.

List of Packages lying unclaimed at this Office.

- 1 Package, Mr. Humphry, Engineer, Fort Gloster, per Severn.
- 1 Parcel, Editor of the Madras Gazette, per Crusader.
- 1 Ditto, Marked S 4, per Brown.
- 2 Boxes, Marked ■ in diamond, 1 and 2, per Protector.
- 1 Case, Marked ■ in diamond, 52, per Mary Ann Webb.
- 2 Bands, News Papers, John Campbell, Pay Master, 1st 46th Regt., per John McLellan.
- 1 Ditto ditto, no address, per Ditto.
- 1 Box, K. Mackenzie, Marked M in diamond, 1 to 20, per Alexander.
- 1 Parcel, J. Lean, care of Jenkins and Co., per St. George.
- 1 Box, Picture Frames, Marked A G P F, per Allalevie.
- 1 Ditto, W. Clive, per Coraire.
- 1 Ditto, Marked — in diamond, ■ to 57, per Robert Small.
- 20 Packages, Felt, Marked T P in diamond, 1 to 20, per Duke of Bedford.
- 1 Ditto, containing 3 Boxes, Marked J C, per Fultons.
- 5 Ditto, Catch, per Colonel Barne.
- 2 Bags, Sago, Marked W, per Thetis.
- 1 Parcel, Captain G. C. Kennedy, Schooner Psycho, per Hindoo.
- 1 Ditto, J. Atherton, Chief Mate of the Ship Trincomali, per Ditto.
- 1 Hamper, Marked W C 45, per David Scott.
- 1 Case, Revd. J. Marsh, per Ditto.
- 7 Ditto, Marked M in diamond, 1 to 7, per Ditto.
- 1 Parcel, H. D. Brown, 4th Officer Roxburgh Castle, per Ditto.
- 1 Box, W. Roper, case of Revd. W. Pearce, per Edward.
- 1 Parcel, Dr. Tyler, per Larkins.
- 1 Ditto, T. W. Rawson, per Ditto.
- Packages, Flower Pots, Marked ■ D in diamond, per Shaw Alum.
- 1 Parcel, Marked ■ in triangle, 23 to 24, per Rosalind.
- 1 Ditto, Marked B in triangle, 47 to 69, per Ditto.
- 1 Ditto, F. W. Brown, care of Wilson and Co., per Maclean.
- 2 Ditto, Dr. Tyler, per John Fleming.
- 1 Quarter Case, Marked F B D, per Bengal.
- 1 Box, Marked F M, per Gilbert Munro.
- 1 Ditto, Sweetmeat, per Thetis.
- 1 Case, J. Daubar, per Lyndor.
- 2 Ditto, John Jones, Barque Thetis, per Ditto.
- 1 Box, Mrs. Wemyss, care of J. Wemyss, per John Woodall.
- 1 Ditto, E. G. Andrews, care of Captain Allan, per Ditto.
- 1 Case, Slates, Marked I, per Ripley.
- 4 Parcel, Asst. Overseer G. Robertson, Allahabad, per Lady Cowell.
- 1 Ditto, Adam, Scott and Co., per Elvira.
- 1 Ditto, McArthur, Melver and Co., per Ditto.
- 1 Package, Mr. Nunn, per Cecilia.
- 1 Box, Marked F R, per Ditto.
- 1 Case, Marked F in diamond, 6, per Sandra.
- 1 Old Iron Gun.

J. CAMPBELL, Deputy Collector.

TUES October, 1838.

N. B.—Parties applying for the above Packages, will be required to read Invoices, or Bills, showing contents and value, and to deposit persons ■ be present at the opening of them in this Office. The Collector has nothing to do with the delivery of Landing Packages from Ships, nor will he forward them to their owners, or their destination.

The sum of $\text{Rs} 100/-$ being destined for PRIVATE use and consumption, will exempt them from payment of Duty, provided such consumption is chargeable with Duty, under the Regulation.

IN THE COURT FOR THE RELIEF OF IN-SOLVENT DEBTORS AT CALCUTTA

In the matter of James Calder and others, heretofore trading in Copartnership at Calcutta, as Merchants and Agents, under the style and firm of Thomas Mackintosh and Company, Insolvents.

At a Court held on Saturday, the Fifteenth day of September, instant, upon application for and on behalf of Thomas Holroyd, Esquire, the Assignee of the Estate and Effects of the said Insolvents, with a petition praying for an order, that the said Thomas Holroyd be discharged from being the Assignee of the said Insolvents' Estate, and also upon application for and on behalf of the several Creditors and representatives of Creditors of the said Insolvents, whose names appear subscribed to their petition, praying for an order that John Willis Alexander, Esquire, be appointed the Assignee of the Estate and Effects of the said Insolvents in the room and stead of the said Thomas Holroyd. It was ordered, unless cause be shown to the contrary, on or before the Fourth day of December next, that the tenure of Assignment of the Fourteenth day of May, One Thousand Eight Hundred and Thirty-three, be declared vacated in so far as relates to the said Thomas Holroyd, but so nevertheless, that no act or thing done prior to this order shall be cancelled or in any wise affected thereby, and that the said John Willis Alexander be appointed the Assignee of the Estate and Effects of the said Insolvents, in the room, place and stead of the said Thomas Holroyd. It was also further ordered, that the said Thomas Holroyd do file his Accounts with the Estate and Effects of the said Insolvents up to the said Fourth day of December.

Notice wherefore is hereby given.

19th September, 1838.

Messrs. Coutts, Reid and Ghose, Attorneys.

**কলিকাতার জোতহিন কর্মসংবন্ধের পত্র
গের পরিচয়নথি আদান্ত**

বাড়িগুলি অমেস তামি বর্তমান স্থাপ্তি
ডর সাহেব ও গুপ্তহোস্ট দি
বুর মাহার ১৫
হচ্ছ জাহারী এহার পুর প্লাটলি সনিহুর তারি
কাতার রেফিনের প্লাটলি
কেন্দ্রানিব নামে ও উপাধি
তে বেশোয়া সৈন্যতি ও
এজেন্সিয়িরি কারিবার করি
তারকান তামি
তামসুরাইত সাহেবের পক্ষে আরজি সহিত একা
হোর প্রাণিবা করে যে এ উক্ত তামি হাস্তা
ইত সাহেবের উক্ত নামস্বরের দিগের আয়ো
মের মৌকাতারি হইতে ব্যতুক এবং এ
উক্ত নামস্বরের দিগের মানস কেহো ন্যূন
ও কাহারোবা প্রতিবিবি তাহার দিগের নাম
তাহার দিগের আবিজিতে সহ্যত হইয়াছে তাহা
র দিগের পক্ষে এজাহারে এই ঘনা করে আম
ওয়ালিস আলিকেজন্স সাহেবের উক্ত নামস্বরের
বিষয়ে মৌকাতারি কর্ত উক্ত তামি হাস্তা
রাইত সাহেবের পক্ষে ভৎপরিবর্তে মকর হয়ে
ছে এহার এই দ্রুত হইন কে জ্ঞানি
হইব বিপরিতে আগত বিসেবু সাহেব
১৮৩৮ সালের মে মাহার ১৪ তারিখের দে
কার নাম হাস্তে রং হইবে না। কিন্ত এই দ্রুত
মনামার পুর এ তামি হাস্তপ্রাইত সাহেব কে
মকর কর্তৃত্বাবলু তাহা কোন সম্ভব রহিত
হইব মাত্র কার ওয়ালিস আলিকেজন্স সা
হেব এ উক্ত নামস্বরের দিগের আয়ো
মের মৌকাতারি কর্ত উক্ত তামি হাস্তপ্রাইত

সাহেবের পক্ষে ভৎপরিবর্তে মকর হইবের
এহায আর দক্ষ হইন কে এ উক্ত শায়ে
হাস্তপ্রাইত সাহেব এ উক্ত নামস্বরের দিগের
কাত্ত্বাবলু হিসাব এ ডিমেসু মাহার ৮ তা
রিতে সার্বিল করেন—

উক্ত ধৰণ একদারায দেওয়া আইতেছে—

সন ১৮৩৮ সাল ১৯ সেপ্টেম্বৰ—

বিস্ময়সূ কালিনগ্র বড় এবং গুটি উকিল—

IN THE COURT FOR THE RELIEF OF IN-SOLVENT DEBTORS AT CALCUTTA.

In the matter of James Calder and Robert Browne, Insolvent Debtors.

At a Court held on Saturday, the Fifteenth day of September, One Thousand Eight Hundred and Thirty-eight, upon application for and on behalf of Thomas Holroyd, Esquire, Assignee of the said Insolvents, praying for an order that he may be discharged from the said Assigneeship, and also on the application of several Creditors and representatives of Creditors of the said Insolvents, praying that John Willis Alexander, Esquire, may be appointed Assignee in the room and stead of the said Thomas Holroyd, & was ordered that unless cause be shown to the contrary on or before Tuesday, the Fourth day of December next, the Assignment to the said Thomas Holroyd, be declared vacated, but so nevertheless that no act or thing done prior to this order shall be annulled or affected thereby, and that the said John Willis Alexander, Esquire, be appointed Assignee of the said Insolvents in the place and stead of the said Thomas Holroyd. And it was further ordered, that the said Thomas Holroyd shall file his Accounts with the said Estate up to the said Fourth day of December next.

Notice wherefore is hereby given.

Mr. Waddington, Attorney.

September 19, 1838.

**কলিকাতার জোতহিন কর্মসংবন্ধের পত্র
আবাদী আদান্ত**

মাজুলান জেসুস কলেজ সন ১৮৩৮ সা.
এবং রাবট বোরোমের মের ১৫ সেপ্টেম্বৰ
বিদ্যা—

ঐ কলেজ নামস্বরের এসাইনি ক্লায়েট তামি হাস্তপ্রাইত সাহেবের এ এসাইনির ক্ষেত্রে হইতে
অকাধ পাইবার পুর প্লাটলি এক আরজিএবং
এ নামস্বরের দিগেও কহ মহাজন বিগের
ক্লায়েট জান ওয়ালিস আলিকেজন্স সাহেবকে
এ কামস হাস্ত ইত সাহেবের এ ক্ষেত্রে নিযুক্ত
করিবার পুর প্লাটলি আরজি দেওয়াতে হস্ত
হইল হ অব্যাপি আগামি ৪ ডিসেম্বর মকলবা
রে কিম্বাকার পুরে কর্তৃপরিক কারখ দেও
বাগেলে তবে এ কামস হাস্তপ্রাইত সাহেবকে
যে উক্তবিবাদ দেওয়া গিয়াছিল তাহা তথিত
হইবে কথাট এই দ্রুমের পুরে যে কলেজ
ক্ষেত্রে হইয়াছে তাহা অন্তর্ভুক্ত হইবেনা এবং এই
জান ওয়ালিস আলিকেজন্স সাহেবকে এ তা
মস হাস্তপ্রাইত সাহেবের হাস্তে এ নামস্বরের
দিগে এ এসাইনি ক্লায়েট করা গোলা এবং
আরো হস্ত হইয়াছে এ কামস হাস্তপ্রাইত
সাহেব এ বিসেবু হিসাব এ আগামি ৪ ডি
সেম্বর কারিব পুর প্লাটলি সার্বিল বিবিবে হইত
ক্লায়েট করব দেওয়া গোলো—

কেঁ পুরাত্ত্বাবলু সাহেব উকিল—

১৯ সেপ্টেম্বর ১৮৩৮ সাল—

IN THE COURT FOR THE RELIEF OF IN-SOLVENT DEBTORS AT CALCUTTA.

In the matter of Alexander Col. At a Court held on Saturday the 15th day of September, 1838, upon an application for and on behalf of Elliot Macnaghten, Esquire, the Assignee of the Estate and Effects of the said Insolvents, praying for an order, that he may be discharged from being such Assignee. It was ordered, that unless cause be shown to the contrary on or before Tuesday the 4th day of December next, the Indenture of Assignment from Patrick O'Hanlon, Esquire, the common Assignee of the said Court to the said Elliot Macnaghten be declared vacated, but so nevertheless, that no act or thing done prior to this order, shall be annulled or in any wise affected thereby, and that John Wallis Alexander, Esquire, be appointed Assignee of the said Insolvents in the place and stead of the said Elliot Macnaghten. And it was further ordered, that the said Elliot Macnaghten shall file his accounts with the said Estate up to the said 4th day of December next.

Notice whereof is hereby given.

Mr. Waddington, Attorney.

Calcutta, 12th September, 1838.

**অলিক্টাতাৰ জোৱাইৰ কৰজন্মৰাখেৰ দিগন্বেৰ
পৰিজ্ঞানৰে আদালত —**

অলিক্টাতাৰ আলিক্টজেওৱাৰ সব ১৮৩৮ সা-
ক্ষণদ্বিৰ উইলিএম এলিয়েলি পেৰ ১৫ মেতহৰ
খামস এগুৰুৰ কু ডেভিএল পৰিবাৰ ভাৰতীয়ে
অভিযোগ হিসেব — এই সকল নাক্তবাৰ
লিলোৱ এলাইলি এলিএট মেকনাটিন সাহেব
কে এসাইনি কৰি হইতে অবকাশ পাইবাৰ কা-
রণ এক কারণজি এ আদালতে মার্কিন কৃষিবাটে
হৃষ্ণহৈল যে অদ্যাপি আগাম ৪ জুনসহ মুল
বাৰ কিম্বা ভাবাৰ পুৰো তথ্বিগৱিত কাৰণ দে-
খা জাগেলো তবে এ আদালতেৰ সাধাৰণ এস।
ইনি ক্ষুজত পেটেৰিক ও হ্যামিলন সাহেবকে
মিয়াছেন ভীহা গ্রহিত হইবে তথাচ কে সকল
কৰ্ত্তা একত্ৰিতে পুৰো হইবে ভাবাৰ
কে কালুহা হৈবেক ন। এব। ভাবি গুৱামূল আ।
মুকুলেৰ প্ৰকাশ্যামেৰ হিসেবে এলিএট মে-
কনাটিন সাহেবৰ কৰ্ত্তৃত্বে পৰিনি হৈবেম এব।
আৰু হৃষ্ণহৈল যে এ ক্ষুজত এলিয়াট মেকনা-
টিন সাহেব এ ইকেটেৰ বিশ্বেৰ হিসাব এ ৪
চিত্ৰশৰণৰাইসদাবিৰ কৰিবেন —

এই অভিযোগৰ দায়ি দেওয়াৰ জাইলেছে—

কলিকাতা ১১ সেপ্টেম্বৰ ১৮৩৮ সাৰ

এব। অভিযোগ সাহেব উকিল —

IN THE COURT FOR THE RELIEF OF IN-SOLVENT DEBTORS AT CALCUTTA.

In the matter of William Muir. At a Court held on Saturday the 15th day of September, 1838, upon an application for and on behalf of Frederick Ferguson, Insolvent Debtor, and on behalf of Elliot Macnaghten, Esquire, an Assignee of the said Insolvents, praying for an order, that he may be discharged from being such Assignee. It was ordered, that unless cause be shown to the contrary, on or before Tuesday the 4th day of December next, the Assignment from Patrick O'Hanlon, Esquire, the common Assignee of the said Court to William Colville and Joseph Walker Jaques Quastley, and the said Elliot Macnaghten, be declared vacated, so far as relates to the said Elliot Macnaghten, but so nevertheless, that no act or thing done prior to this order, be annulled or affected thereby. And it was further ordered, that the said Elliot Macnaghten shall file his accounts with the said Esquire up to the said 4th day of December next.

Notice whereof is hereby given.

Mr. B. Waddington, Attorney.

Calcutta, 12th September, 1838.

**অলিক্টাতাৰ জোৱাইৰ কৰজন্মৰাখেৰ দিগন্বেৰ
পৰিজ্ঞানৰে আদালত —**

অলিয়াব উইলেম ক্যারি সব ১৮৩৮ সা-
ক্ষণ কেলাক উইলেম মেলবি পেৰ ১৫ মেতহৰ
কু জোন গিলমোৰ উইলেম পৰিবাৰ ভাৰত
কৃষিবাটে কাৰণজি কৰাতে হৃষ্ণহৈল
হৈল যে অদ্যাপি আগাম ৪ চিত্ৰশৰণ মুল
বাৰ কিম্বা ভাবাৰ পুৰো তথ্বিগৱিত কাৰণ
দেখা জাগেলো তবে এ আদালতেৰ সাধাৰণ
এসাইনি ক্ষুজত পেটুক ওহ্যামলাব সাহেব
কে টেরনিনামা উইলেম কালবিল ও হোজেপ
গুয়াকুন আসপান ও উসলি এব। এলিএট
মেকনাটিন সাহেবৰ দিগন্বেৰ দিগন্বেৰ ভীহা
কে এলিয়াট মেকনাটিন সাহেবৰ সম্মতীৰ ব
হিত হইবে তথাচ জেসকল কৰ্ত্তা এ হৃষ্ণহৈল
পুৰো হইয়াছে ভাবাৰ একাৰে অগ্রাহ্য
হইবেন। এব। আৱেৰো হৃষ্ণহৈল যে এলিএট
মেকনাটিন সাহেব এ ইকেটেৰ বিশ্বেৰ হিসা-
ব এ ৪ চিত্ৰশৰণ ভাৰতীয় মার্কিন কৃষিবাট
বৈব এই কৰণ হৈহাৰ ঘোষণা দেওয়া গোলা।

মে। অভিযোগ সাহেব উকিল —

কলিকাতা ১১ সেপ্টেম্বৰ ১৮৩৮ সাৰ

IN THE COURT FOR THE RELIEF OF IN-SOLVENT DEBTORS AT CALCUTTA.

In the matter of James Young. At a Court held on Saturday, the 15th day of September, 1838, upon an application for and on behalf of Thomas Holroyd, Esquire, one of the Assignees of the Estate and Effects of the said Insolvents, praying that he may be discharged from being one of the said Assignees. It was ordered, that unless cause be shown to the contrary on or before Tuesday the 4th day of December next, the Assignment to the said Thomas Holroyd as such Assignee, as aforesaid, be declared vacated, but so nevertheless, that no act or thing done prior to the said order be annulled or in any wise affected thereby, and it was further ordered, that the said Thomas Holroyd and William Cobb Hurry, the other Assignee of the said Insolvents, shall file their accounts with the said Estate up to the said 4th day of December next.

The above Notice contains the substance of the order therein recited as amended by an order bearing date the 12th day of October, inst.

Wright, Boyle and Thomas, Atties.

Calcutta, October 15th, 1838.

**অলিক্টাতাৰ জোৱাইৰ কৰজন্মৰাখেৰ দিগন্বেৰ
পৰিজ্ঞানৰে আদালত —**

অলিয়াব উইলেম ক্যারি সব ১৮৩৮ সালো
কু কোলবুক স্থান বাৰ ভাৰতীয়ে এ সেওৱাৰ
বাবাৰ মার্কিন কৰণ অভিযোগৰ দিগন্বেৰ
আলিক্টজেওৱা হিসেব — যেৱ এককৰ এসাই-
নি ক্ষুজত পেটুক ওহ্যামলাব সাহেব এ বাবাৰ
কৃষিবাটে কুনাইলি কৰণ হৃষ্ণহৈল
হৈল যে অদ্যাপি আগাম ৪ চিত্ৰশৰণ
মুল বাৰ কিম্বা ভাবাৰ পুৰো তথ্বিগৱিত

শাহৰ কিমা এ ভারিধের শুভে কোন কারণে
দেখা বা আরু তাহে এ ভাসব হালাইত নাহের
কে এ জসাইনি কজ্য রহিতে পরিদ্বার করা জা
ইবে কথাচ এই হক্কমের শুভে কেসকল কর
হইয়াছে তাহা বাতিল হইবেন। আব এই ভা
সব হালাইত কু মেসনা এসাইনি অবৃত্ত উই
লিবের কার হতি নাহের এ বাস্তুরাইতেরিগুর
হিসাব আগামি ডিসেম্বৰ মাসাইত বাবিল
করিবেন —

এই পুরু উক ব্যবহৃতে কে এই ১২ আকুন
বৰ ভারিধের কে হক্কমের দায়াক কে হক্কম
ব্যক্তার করা যায় কাহার মেসন। আবে —

ওয়াইট বাইল এবং ভাসব উকিল
কলিকাতা ১৫ আকুনুবৰ ১৮৩৮ সাল

Court for the Relief of Insolvent Debtors at Calcutta.

NOTICE is hereby given, that the matters of the Petitions and Schedules (the same having been filed in the Court) of the Insolvent Prisoners hereinafter named, are appointed to be heard —

On Saturday, the 17th day of November, 1838, at the hour of noon,

SIRAK MOTIM, of Cositollah, in Calcutta, Provisioner,
BUBBLE SOONOO, of Matchon Bazar, in Calcutta,
And BUNN ALMEEKAN, of Matchon Bazar, in Calcutta.
etc. " No Creditor will be allowed at the Hearing to oppose the discharge of a Prisoner, unless he shall have given notice of his intention to the Chief Clerk " three clear days before the day of Hearing."

Office of Examiner, 16th October, 1838.

**কলিকাতার জোড়হিন ক্ষবিয়িগুর পরিষা
কৰ্ত্তৃ আদালত**

অক্ষয়ানন্দ ব্যব মেওয়া জাইতেহে কে নিচের
মাধ্যিক নাম্বার কর্যের সকলের আবালতে পাখিল
করা আবজী ও পান্দের বিষয় আগত —

অব ১৮৩৮ সালের বৰষের মাহার ১১ সবিদীর
ভারিধেবেন। এই অহৰের সময় বুমানি হইবেক

পেখ মকিম কলিকাতার কশাইটোলা বিহাসী
প্রেবিজিয়ান অব্বা বোধা দীক্ষ বিক্রয়ক —

বিবি সুহ কলিকাতার মেচুরা বাজার বিহাসী
এবং বিবি আমিন কলিকাতার মেচুরা বাজার
বিহাসী —

(১) " কোন মহাকর কোন কঞ্চির খোলাসোর
উপর আলক্ষ্য করিতে পারিবেন। অবাধি এই সুবা
বির বিদ্যুমিক বিবশের পুরু পূর্ব তিনি বিবে থাকি
তে চিকারেনাৰ সহায়ের পার্শ্বিয়ে কাহার যা
মনের অব্বাদ আবেন —

অক্ষয়ানন্দ জাত্যের আদিত্য

অব ১৮৩৮ সাল ১৫ আকুনুবৰ

NOTICE is hereby given, that under the Provisions of Rule 6th of the Notification issued by the Board of Customs, Salt and Opium, bearing date the 9th May 1837, the following descriptions of Salt now in Store at the Balken Gholak, will be Sold at the respective Prices specified, and will be delivered at the rate of 90 Tikkha to the Seer and 40 Seers to the Maund.

Persons willing to purchase the undermentioned Salt will obtain Churn and Rowannah upon payment of the price at the rates now fixed, after the expiration of ten days from the date hereof, that is to say, on or after the 19th instant.

Madras Permit, Bomber, Oeying Rock, Liverpool	At Company's Ropess
per 100 Maunds of 80	Tollabs to the Seer,
and Acrel Salts,	

Of 1833-34,	366
1834-35,	366
1835-36,	370
1836-37,	380

MOCHA SALT.

Of 1833-34,	361
1834-35,	371
1835-36,	381
1836-37,	391

By order of the Board of Customs, Salt and Opium,
dated this 6th day of October, 1838.

S. G. PALMER, Acting Secretary.

ইস্তেহার হেওয়া জাইতেহে —

অব ১৮৩৮ সালের ৯ মে ভারিধের ইস্তেহা
রের পক্ষম মকার লিখিত ধারামূলকের নিচের লি
খিত অকার অমক্ষাত্র যাহা মো. বাপিশাহেরা
মায় মৌলুদ আহে তাহা ৮০ তোলা কি মের
ও ১০ সেরে কি মোন এই হিসাবের কি শত মোন
নিচের লিখিত বিবিধ দরে পিক্কা হইবেক অতএব
যে কো ব্যবহৰিতে তাহে কাহার। এই ভারিধ
ইত্যক্ষম মোল মত হইলে অর্থাৎ ১০ আকুনুবৰ
অবধি এক্ষণ্যে যেবৰ বিকাশ করাইতেহে এই
দরে টাকা বাবিল ক্ষিলে কাহা ও কর্তৃতা পাইতে
পারিবেক। —

৮০ তোলা মোলে
কিস্ত মোবেহের
মায়াজ পরিমাণ বোঝাই সিলেক কৈ
বিবরণুল দৈদর ও আবরণ ময়ক

১. সব ১৮৩৮-৩৯ সালের ১০	৩৬
২. সব ১৮৩৮-৩৯	৩৬৬
৩. সব ১৮৩৮-৩৯	৩৭৬
৪. সব ১৮৩৮-৩৯	৩৮৬
মুকা মু. সব ১৮৩৮-৩৯ সাল	৩৯১
৫. সব ১৮৩৮-৩৯	৩৯১
৬. সব ১৮৩৮-৩৯	৩৯১
৭. সব ১৮৩৮-৩৯	৩৯১
৮. সব ১৮৩৮-৩৯	৩৯১
৯. সব ১৮৩৮-৩৯	৩৯১
১০. সব ১৮৩৮-৩৯	৩৯১

বিবোলিক হক্কম সাহেবের আলিঙ্গন মোত
পরিমাণ কৰত ও আবক্ষ ইতি ভারিধ ১০ আকুনু
বাবে পারিবেক। —

S. G. PALMER, Acting Secretary.

Packets for the reception of Letters by the following Ships are open at this Office.

Name of Vessel.	Agent.	Intended Departure.	To what Port.	Touching at.	Remarks.
Hercine, ...	Ferguson Brothers & Co.	21st Instant, ...	Okina,	Singapore.	
James Holmes, ...	Ditto, ...	22d Ditto, ...	Liverpool,		
Buys, ...	Joseph and Johannes Agabeg,	25th Ditto, ...	Moutain,		
Mirande, ...	Colville, Gilmore & Co.,	26th Ditto, ...	London,		
Banda, ...	Shedden and Co., ...	25th Ditto, ...	London,		
Jeanne Laure, ...	Chas. Muel & Co., ...	25th Ditto, ...	Bordeaux,		
Emile, ...	Schramm and Le Blond,	26th Ditto, ...	Ditto,	Pondicherry.	
Elvira, ...	Bates & Co., ...	28th Ditto, ...	Liverpool,		
Isabella Cooper, ...	Lynn, Matheson & Co.,	31st Ditto, ...	Ditto,		

Calcutta, General Post Office, the 19th October, 1838.

W. MOORE, Deputy Post Master.

NOTICE of Public Sale for Arrears of Revenue, unless intermediately liquidated, at the Collector's Office, Zillah Haughly, on Monday the 29th October 1838, corresponding with 16th Kartick 1245 B. S.

Name of Mohal to be sold and of the Pargannah in which it is situated and No. of Lot in Collector's Sale Advertisement.	Recorded Proprietor.	Annual Suder Jumma.	Arrears of Revenue, including Interest for the Month of July, 1838.	Remarks.
No. 36. Mundie Ghaut Ph. } Mundie Ghaut, ... }	Mr. Hudger, &c.	22398 2 5	9994 10 8	This land produces Paddy, Salt, Melons, Molok under Butwarrn.
„ 37. Dukhin Baor Ph. } Baules, }	Necton Nund Coondoo } Chowdhree, &c. }	11700 4 10	525 13 10	Do. Paddy, Potatoes, Sugar cane, &c.
„ 38. Hecdaynpoor, } Mowzabs 119, 116. } Chowmohla, }	Juggomohun, &c.	45246 1 0	2007 7 6	Ditto ditto ditto.
„ 39. Saikholly, Mow- } zabs 22, Ph. Bau- } ba, }	Jogul Kissore Biswas, &c.	10146 0 9	451 6 5	Ditto ditto ditto.
„ 40. Baheergurrah, in } 18 Mowzabs, Ph. } Baulegurrah, }	Boystub Doss Mullick, &c.	7958 1 7	352 0 0	Ditto ditto ditto.
„ 41. Bela, &c. in 14 } Mowzabs, }	Ditto,	10134 1 7	450 5 4	Ditto ditto ditto.
„ 42. Kooldola, Ph. } Chundesobab, ... }	Ditto,	10704 10 4	482 2 2	Ditto ditto ditto.
„ 43. Nekar Bagh, in } Mowzabs 41, Ph. } Dob, }	Juggomohun Moore Jia, } &c. }	11230 7 2	494 14 11	Ditto ditto ditto.
„ 44. Ropkot, &c. in } 82 Mowzabs, Ph. } Dob, }	Boystub Doss Mullick, &c.	10840 7 0	480 0 0	Ditto ditto ditto.
„ 45. Peudrah, &c. in } Mowzabs, Ph. Bau- } ba, }	Rumeranth Chattopa- } dhia, &c. }	11168 16 6	489 3 3	Ditto ditto ditto.
„ 46. Augat, &c. 60 } Mowzabs, ... Ph. } Chundesobab, ... }	Boystub Doss Mullick, &c.	10934 10 7	484 4 3	Ditto ditto ditto.

Haughly Collector's Office, 16th September, 1838.

W. H. BELL, Collector.

NOTICE of Public Sale for Arrears of Revenue, unless intermediately liquidated, at the Collector's Office, Zillah Haughly, on Monday, the 29th October 1838, corresponding with 14th Kartick 1245 B. S.

Name of Mohal to be Held and of the Pargannah in which it is situated and No. of Lot in Collector's Sale Advertisement.	Recorded Proprietor.	Annual Suder Jumma.	Arrears of Revenue, including Interest for the Month of July 1838.	REMARKS.
No. 34. Bahadoorpoor, ...	Pringan Coondoo } Talpor, }	10000 0 0	716 11 9	This Land produces Paddy, Grain, Sugar-Cane, &c.
No. 35. Mamoodpoor, ...	Gohind Chunder } Bundopadshia, ... }	10831 4 9	482 2 2	Ditto ditto ditto.

Haughly Collector's Office, 16th September, 1838.

W. H. BELL, Collector.

NOTICE is hereby given, that the undermentioned Two Allotments of Soonderbun Forest Land, Deersed in favor of Government by the Presidency Special Commissioner, on the 24th July, 1837, can be obtained on the usual Jungle-booroo terms, upon application being made at the Office of the Commissioner of the Soonderbun, at Alipore.

Name of Allotment.	Supposed area.	Boundaries.	Remarks.
Khowleah Bur- risul.	20,000	North, the Pangacheeriver, the Barweekhalee Khul, and the Jowdhooora river.—East, the Balisur river.—West, the Bhulah river.—South, the Cheeps, Barweekhalee, and Kumarkhaloo Khul.	This allotment is situated on the Western bank of the Balisur river, opposite to the cultivated lands lately resumed from the possession of the Zemindars of Pergunnah Seypore. It is high and dry, requiring little or no embankment to keep out the Salt Water, and a considerable portion of it would appear to have been at one time cleared of jungle. An abundance of large Soondree timber might be procured from this allotment, and from its proximity to a district already cultivated, fresh water at all times of the year might be obtained without difficulty. From its situation and capabilities, the land of this allotment offers many advantages to speculators.
Ditto.....	70,000	North, the Cheeps, Barweekhalee, and Kumarkhaloo Khul.—East, the Balisur river.—South, the Dhumur river joining the Bhulah with the Balisur river.—West, the Bhulah.	The like remarks apply modified in so far as this allotment is to the south of the preceding one.

G. T. SHAKESPEAR, Commissioner.

Soonderbun, Commissioner's Office, Alipore, the 6th Sept. 1838.

Administrations.

ALL Persons indebted to the Estate of JAMES CRICHTON, formerly of the Town of Calcutta, Gentleman, are requested to make payment to the Registrar of the Supreme Court at Fort William, Administrator to the Estate, to whom all Creditors are also desired to make known their Claims.

THE like Advertisement as to the Estate of Béreth KUTTERBY, formerly of Berhampore, Widow, (de bonis non, with Will annexed.)

THE like Advertisement as to the Estate of ROBERT PATON, late of the City of Bath, in Great Britain, a Major General and C. B., in the Military Service of the East India Company, (with a Copy of the Will annexed.)

12th October, 1838. (2)

ALL Persons indebted to the Estate of JOHN WARBURTON NEWTON, late of Boolah, in the Zillah of Rajshahi, are requested to make payment to the Registrar of the Supreme Court at Fort William, Administrator to the Estate, to whom all Creditors are also desired to make known their Claims.

5th October, 1838. [2]

BENGAL MEDICAL RETIRING FUND.

THE Fourth Quarterly General Meeting of Subscribers to the above Fund, fixed for the Second Monday of October, is postponed, owing to the Hindu Holidays, to Monday the 22d Instant, on which date it will be held at the Town Hall, at 4 o'clock in the afternoon.

By Order of the Committee of Management,

GEO. HULL, Secy. M. R. R.

Bengal Medical Retiring Fund Office, Calcutta, 5th October, 1838.

NOTICE is hereby given, that the Effects belonging to the late Mr. J. O'Brien, Overseer, Executive Engineer's Department, Arracan Division, are under the Seal of this Court, and will be made over to ~~any~~ person duly authorized to receive the same.

A. P. PHAYRE,
Senior Assistant Commr

Arracan, S. A. Court's Office, Akyab, the 3d Octr. 1838.

STEAM NOTICE.



The MATTABANGA, in tow of the THAMES, Steam Vessel, for Allahabad, will leave Calcutta on the 25th Instant, and will probably leave Allahabad on the 22d November, on her return to Calcutta.

By Order of the Marine Board,

(Signed) J. H. JOHNSTON,
Controller of Govt. Steam Vessels.

Calcutta, 17th October, 1838.

NOTICE.—The admission, lately advertised, of Mr. G. DICK, Junior, as a Partner in our respective Wine and Agency Establishments in Calcutta, Cawnpore, Meerut and Agra, is for the present, and until further notice, postponed and cancelled.

DICK AND CO.
G. S. DICK AND SONS.
Calcutta, 10th October, 1838.

CAUTION.

WITH reference to my notice of Caution bearing date 12th October, 1837, as appeared in the Exchange Gazette, &c., the Equity Suit therein alluded to, being decided on the 30th July last in my favor, against Mr. David Melick Freedom Melick Beglar, of Dacca, who availing of the opportunity of the Dacca vacation, and the limit allowed for the Decrees being enforced, I understand went down to Calcutta with the identical Jewels, Ornaments and Trinkets, the hereditary property belonging to the Estate of my late Mother, as also with the Title Deeds of the Premises, and of the plots of Tenanted Ground at Dometolly Street, in Calcutta, as mentioned in my said notice, no doubt with the intention of turning them into Cash, and marching off with the spoil to his Native country, in Garabag, I therefore, once more warn all persons, from purchasing directly or indirectly from the said Mr. David Beglar any of the personal or real property alluded to, until that Decree for the said Jewels, &c., is fully satisfied.

DURGOON JOHANNES CATCHICK,
Daughter of the late Mr. and Mrs. Carrapet
Sarkar, deceased.
Dacca, 14th October, 1838.

THIS Public are hereby informed, that the Sub-Treasurer will negotiate Bills upon the undermentioned Provincial Transactions, at the rates cited, in the extent of the Surplus that is available at each Treasury:

LOWER PROVINCES.

Backergunge,	... {
Bograh,	
Chittagong,	
Dinapore,	
Jessore,	
Maldah,	
Nuddash,	
Tipperah,	
Kamrup (Lower Assam),	
Nowrang. (S. C. Assam.)	at a prem. of 1 per Cent. and at 3 days sight.
Gowalpara,	
Durung (N. C. Assam)	

C. MORLEY, Acc't General.

*Fort William,
Accountant General's Office,
The 20th October, 1838.*

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The Calcutta Gazette

EXTRAORDINARY.

Published by Authority.

THURSDAY, OCTOBER 25, 1838.

FORT WILLIAM,
POLITICAL DEPARTMENT,
23rd October, 1838.

The Honble the President of the Council of India in Council having received from the Right Honorable the Governor General of India the following Declaration, is pleased to direct that it be published for general information.

DECLARATION

ON THE PART OF THE RIGHT HONORABLE
THE GOVERNOR GENERAL OF INDIA.

SIMLA, 1st October, 1838.

The Right Honorable the Governor General of India having, with the concurrence of the Supreme Council, directed the assemblage of a British Force for service across the Indus, His Lordship deems it proper to publish the following exposition of the reasons which have led to this important measure.

It is a matter of notoriety that the Treaties entered into by the British Government in the year 1832, with the Amirs of Sind, the Nawab of Bahawulpore, and Maha Raja Ranjeet Singh, had for their object, by opening the navigation of the Indus, to facilitate the extension of commerce, and to gain for the British nation, in Central Asia, that legitimate influence which an interchange of benefits would naturally produce.

With a view to invite the aid of the *de facto* rulers of Afghanistan to the measures necessary for giving full effect to those Treaties, Captain Burnes was despatched, towards the close of the year 1836, on a mission to Dost Mahomed Khan, the Chief of Kabul. The original objects of that Officer's mission were purely of a commercial nature. Whilst Captain Burnes, however, was on his journey to Kabul, information was received by the Governor General that the Troops of Dost Mahomed Khan had made a sudden and unprovoked attack on those of our ancient Ally, Maha Raja Ranjeet Singh. It was naturally to be apprehended that His Highness the Maha Raja would not be slow to avenge this aggression, and it was to be feared that the flames of war being once kindled in the very regions into which we were endeavouring to extend our commerce, the peaceful and beneficial purposes of the British Government would be altogether frustrated. In order to avert a result so calamitous, the Governor General resolved on authorizing Captain Burnes to intimate to Dost Mahomed Khan, that if he should evince a disposition to come to just and reasonable terms with the Maha Raja, His Lordship would exert his good offices with His Highness for the restoration of an amicable understanding between the two Powers. The Maha Raja, with the characteristic confidence which he has uniformly placed in the faith and friendship of the British nation, at once assented to the proposition of the Governor General to the effect that, in the mean time, hostilities on his part should be suspended.

■ subsequently came to the knowledge of the Governor General that a Persian Army was besieging Herat; that intrigues were actively prosecuted

throughout Afghanistan for the purpose of extending Persian influence and authority to the banks of, and even beyond, the Indus; and that the Court of Persia had not only commenced a course of injury and insult to the Officers of His Majesty's mission in the Persian territory, but had afforded evidence of being engaged in designs wholly at variance with the principles and objects of its alliance with Great Britain.

After much time spent by Captain Burnes in fruitless negotiation at Cabul, it appeared that Dost Mahomed Khan, chiefly in consequence of his reliance upon Persian encouragement and assistance, persisted, as respects his misunderstanding with the Sikhs, in urging the most unreasonable pretensions, such as the Governor General could not, consistently with justice and his regard for the friendship of Maha Raja Ranjeet Singh, be the channel of submitting to the consideration of His Highness; that he avowed schemes of aggrandizement and ambition, injurious to the security and peace of the frontiers of India; and that he openly threatened, in furtherance of those schemes, to call in every foreign aid which he could command. Ultimately he gave his unqualified support to the Persian designs in Afghanistan, of the unfriendly and injurious character of which, as concerned the British Power in India, he was well apprized, and by his utter disregard of the views and interests of the British Government, compelled Captain Burnes to leave Cabul without having effected any of the objects of his mission.

It was now evident that no further interference could be exercised by the British Government to bring about a good understanding between the Sikh Ruler and Dost Mahomed Khan, and the hostile policy of the latter Chief showed too plainly that, so long as Cabul remained under his Government, we could never hope that the tranquillity of our neighbourhood would be secured, or that the interests of our Indian Empire would be preserved inviolate.

The Governor General deems it in this place necessary to revert to the siege of Herat, and the conduct of the Persian nation. The siege of that city has now been carried on by the Persian Army for many months. The attack upon it was a most unjustifiable and cruel aggression, perpetrated and continued, notwithstanding the solemn and repeated remonstrances of the British Envoy at the Court of Persia, and after every just and becoming offer of accommodation had been made and rejected. The besieged have behaved with gallantry and fortitude worthy of the justice of their cause, and the Governor General would yet indulge the hope, that their heroism may enable them to sustain a successful defence until succour shall reach them from British India. In the meantime, other designs of Persia, affecting the interests of the British Government, have been, by successive events, more and more openly manifested. The Governor General has recently ascertained by an official Despatch from Mr. McNeill, Her Majesty's Envoy, that His Excellency has been compelled, by the refusal of his just demands, and by a systematic course of disrespect adopted towards him by the Persian Government, to quit the Courts of the Shah, and to make a public declaration of the cessation of all intercourse between the two

Governments. The necessity under which Great Britain is placed, of regarding the present advance of the Persian arms into Afghanistan as an act of hostility towards herself, has also been officially communicated to the Shah, under the express order of Her Majesty's Government.

The Chiefs of Candahar (Brothers of Dost Mohamed Khan of Cabul) have avowed their adherence to the Persian policy, with the same full knowledge of its opposition to the rights and interests of the British nation in India, and have been openly assisting in the operations against Herat.

In the crisis of affairs consequent upon the return of one Envoy from Cabul, the Governor General felt the importance of taking immediate measures for arresting the rapid progress of foreign intrigue and aggression towards our own territories.

His attention was naturally drawn at this conjuncture to the position and claims of Shah Shooja-oel-Mulk, a monarch who, when in power, had cordially acceded to the measures of united resistance to external enemy, which were at that time judged necessary by the British Government, and who, on his Empire being usurped by its present Ruler, had found an honorable asylum in the British dominions.

It had been clearly ascertained, from the information furnished by the various Officers who have visited Afghanistan, that the Barakzay Chiefs, from their disunion and unpopularity, were ill-fitted, under any circumstances, to be useful Allies to the British Government, and to aid us in our just and necessary measures of national defence. Yet so long as they refrained from proceedings injurious to our interest and security, the British Government acknowledged and respected their authority. But a different policy appeared to be now more than justified by the conduct of those Chiefs, and to be indispensable to our own safety. The welfare of our possessions in the East requires that we should have on our Western Frontier, an Ally who is interested in resisting aggression, and establishing tranquillity, in the ranks of Chiefs ranging themselves in subordination to a hostile Power, and seeking to promote schemes of conquest and aggrandizement.

After a serious and mature deliberation, the Governor General was satisfied that a pressing necessity, as well as every consideration of policy and justice, warranted us in suspending the cause of Shah Shooja-oel-Mulk, whose popularity throughout Afghanistan had been proved to His Lordship by the strong and unanimous testimony of the best authorities. Having arrived at this determination, the Governor General was further of opinion, that it was just and proper, no less from the position of Maha Raja Ranjeet Singh, than from his undeviating friendship towards the British Government, that His Highness should have the offer of becoming party to the contemplated operations. Mr. Macnaghten was accordingly despatched in June last to the Court of His Highness, and the result of his mission has been the conclusion of a Tripartite Treaty by the British Government, the Maha Raja, and Shah Shooja-oel-Mulk, whereby His Highness is guaranteed in his present possessions, and has bound himself to co-operate for the restoration of the Shah to the throne of his ancestors. The friends and enemies of any one of the contracting parties have been declared to be the friends and enemies of all. Various points have been adjusted, which had been the subjects of discussion between the British Government and His Highness the Maha Raja, the identity of whose interests with those of the Honourable Company has not been made apparent to all the surrounding States. A guaranteed independence will, upon favourable conditions, be tendered to the Amirs of Sinde; and the integrity of Herat, in the possession of its present Ruler, will be fully respected; while by the measures

completed, or in progress, it may reasonably be hoped that the general freedom and security of commerce will be promoted; that the name and just influence of the British Government will gain their proper footing among the nations of Central Asia; that ~~and~~ ^{the} Unity will be established upon the most important frontier of India; and that a lasting barrier will be raised against hostile intrigue and encroachment.

His Majesty Shah Shooja-oel-Mulk will enter Afghanistan, surrounded by his own troops, and will be supported against foreign interference and factional opposition by a British Army. The Governor General confidently hopes that the Shah will be speedily replaced on his throne by his own subjects and adherents, and when once he shall be seated in power, and the independence and integrity of Afghanistan established, the British Army will be withdrawn. The Governor General has been led to these measures by the duty which is imposed upon him of providing for the security of the possessions of the British Crown; but he rejoices that, in the discharge of this duty, he will be enabled to assist in restoring the union and prosperity of the Afghan people. Throughout the approaching operations, British influence will be judiciously employed to further every measure of general benefit; to reconcile differences; to secure oblivion of injuries; and to put an end to the distractions by which, for so many years, the welfare and happiness of the Afghans have been impaired. Even to the Chiefs, whose hostile proceedings have given just cause of offence to the British Government, it will seek to secure liberal and honorable treatment, on their tendering early submission, and ceasing from opposition to that course of measures, which may be judged the most suitable for the general advantage of their country.

By order of the Right Hon'ble the Governor General of India,

(Signed) W. H. MACNAGHTEN,

Secy. to the Govt. of India, with the Govr. Genl.

NOTIFICATION.

With reference to the preceding Declaration, the following Appointments are made:

Mr. W. H. Macnaghten, Secretary to Government, will assume the functions of Envoy and Minister on the part of the Government of India at the Court of Shah Shooja-oel-Mulk. Mr. Macnaghten will be assisted by the following Officers:

Captain Alexander Burnes, of the Bombay Establishment, who will be employed under Mr. Macnaghten's directions as Envoy to the Chief of Kelat or other States.

Lieutenant B. D'Arcy Todd, of the Bengal Artillery, to be Political Assistant and Military Secretary to the Envoy and Minister.

Lieutenant Edward Pottinger, of the Bombay Artillery; Lieutenant R. Loach, of the Bombay Engineers; Mr. P. B. Lord, of the Bombay Medical Establishment, to be Political Assistants to ditto ditto.

Lieutenant E. B. Conolly, of the 6th Regiment Bengal Cavalry, to Command the Escort of the Envoy and Minister, and to be Military Assistant to ditto ditto.

Mr. G. J. Horwick, of the Bengal Medical Establishment, to be Surgeon to ditto ditto.

(Signed) W. H. MACNAGHTEN,

Secy. to the Govt. of India, with the Govr. Genl.

By Order of the Hon'ble the President of the Council of India in Council,

E. T. PRINSEP,

Secy. to the Govt. of India.

The Calcutta Gazette.

Published by Authority.

It is requested that Government Notifications for the Calcutta Gazette, of any length, may be sent to the Press before Noon of Tuesday, and those of a few lines only before 5 P. M. of that day.

WEDNESDAY, OCTOBER 24, 1838.

FORT WILLIAM,
LEGISLATIVE DEPARTMENT,

TUESDAY OCTOBER, 1838.

The following Act is passed by the Honourable the President of the Council of India in Council, on the 2d October, 1838, with the assent of the Right Honourable the Governor General of India, which has been read and recorded.

Ordered, that the Act be promulgated for general information.

ACT NO. XXV. OF 1838.

I. It is hereby enacted, that the words and expressions hereinafter mentioned shall in this Act, except where the nature of the provision or the context of the Act shall exclude such construction, be interpreted as follows; (that is to say) the word "will" shall extend to a testament, and to a codicil, and to an agreement by will or by writing in the nature of a will in exercise of a power, and also to a disposal by will and testament of devise of the custody and action of any child by virtue of an Act passed in the twelfth year of the reign of King Charles the Second, intituled "An Act for taking away the Court of Wards and Liveries, and tenures *in capite* and by Knight's service and purviance, and for settling a revenue upon His Majesty in lieu thereof," or by virtue of an Act passed in the Parliament of Ireland in the fourteenth and fifteenth years of the reign of King Charles the Second, intituled "An Act for taking away the Court of Wards and Liveries, and tenures *in capite* and by Knight's service and purviance," and to any other testamentary disposition, and the words "real estate" shall extend to messuages, lands, rents and hereditaments whether corporeal, incorporeal or personal, and to any undivided share thereof and to my estate, right or interest (other than a chattel interest) therein, and the words "personal estate" shall extend to leasehold estates and other chattels real, and also to monies, shares of Government and other funds, securities for money (not being real estates), debts, chuses *in action*, rights, credits, goods, and all other property whatsoever which by law devolves upon the executor or administrator, and to any share or interest therein; and every word importing the singular number *singulariter* shall extend and be applied to several persons or things as well as one person or thing, and every word importing the masculine gender *masculine* shall extend and be applied to a female as well as a male.

II. And it is hereby enacted, that an Act passed in the thirty-second year of the Reign of King Henry the Eighth, intituled "The Act of Wills, Wards and primogenitures, whereby a man may devise two parts of his land;" and also an Act passed in the thirty-third and thirty-fifth years of the reign of the said King Henry the Eighth, intituled "The Bill concerning the explanation of Wills," and also an Act passed in the Parliament of Ireland in the tenth year of the reign of King Charles the First, intituled "An Act how Lands, Tenements, &c. may be disposed by will or otherwise, and concerning wards and

"primogenitures;" and also so much of an Act passed in the twenty-ninth year of the reign of King Charles the Second, intituled "An Act for prevention of Frauds and Perjuries;" and of an Act passed in the Parliament of Ireland in the seventh year of the reign of King William the Third, intituled "An Act for prevention of Frauds and Perjuries as relates to devises or bequests of lands or tenements, or to the revocation or alteration of any devise in writing of any lands, tenements or hereditaments, or any clause thereof, or to the devise of any estate *pur autre vie*;" or to any such estate being assets or to noncapitive wills, or to the repeal, altering or changing of any will in writing concerning any goods or chattels or personal estate, or any clause, devise or bequest therein;" and also so much of an Act passed in the fourth and fifth years of the reign of Queen Anne, intituled "An Act for the amendment of the Law and the better advancement of Justice;" and of an Act passed in the Parliament of Ireland in the sixth year of the reign of Queen Anne, intituled "An Act for the amendment of the Law and the better advancement of justice" as relates to witnesses to noncapitive wills; and so far as the following Acts may be construed to have any operation within the territories of the East India Company, so much of an Act passed in the fourteenth year of the reign of King George the Second, intituled "An Act to amend the Law concerning common recoveries," and to explain and amend an Act made in the twenty-ninth year of the reign of King Charles the Second, intituled "An Act for prevention of frauds and perjuries" as relates to estates *pur autre vie*; and also an Act passed in the twenty-fifth year of the reign of King George the Second, intituled "An Act for avoiding and putting an end to certain doubts and questions relating to the attestation of wills and codicils concerning real estates in that part of Great Britain called England, and in His Majesty's colonies and plantations in America," except so far as relates to His Majesty's colonies and plantations in America, and also an Act passed in the Parliament of Ireland in the same twenty-fifth year of the reign of King George the Second, intituled "An Act for the avoiding and putting an end to certain doubts and questions relating to the attestations of wills and codicils concerning real estates;" shall from the passing of this Act cease to have effect in the territories of the East India Company, except so far as the same Acts or any of them respectively relate to any wills or estates *pur autre vie* to which this Act does not extend.

III. And it is hereby enacted, that this Act shall only extend to the wills of persons whose personal property cannot by the Law of England pass to their representatives without Probate or Letters of Administration obtained in one of Her Majesty's Supreme Courts of Judicature, and that the Statutes and parts of Statutes moreancient are only repealed as far as they relate to the succession to the property of such persons.

IV. And it is hereby enacted, that it shall be lawful for every person to devise, bequeath or dispose of

by his will executed in manner hereinafter required, all real estate and all personal estate which he shall be entitled to, either at law or in Equity, at the time of his death, and which, if not so devised, bequeathed or disposed of, would devolve upon the heir at law of him, or if he became entitled by descent, of his ancestor, or upon his executor or administrator, and that the power hereby given shall extend to all estates *per autre vie*, whether there shall or shall not be any special occupant thereof, and whether the same shall be a corporeal or an incorporeal hereditament, and whether the same shall be freehold or of any other tenure, and also to all contingent, executory or other future interests in any real or personal estate, whether the testator may or may not be ascertained as the person or one of the persons in whom the same respectively may become vested, and whether he may be entitled thereto under the instrument by which the same respectively were created; or under any disposition thereof by deed or will; and also to all rights of entry for conditions broken, and of the rights of entry, and also to such of the same estates, interests, and rights respectively, and other real and personal estate as the testator may be entitled to at the time of his death, notwithstanding that he may become entitled to the same subsequently to the execution of his will.

VI. And it is hereby enacted, that no will made by any person under the age of twenty-one years shall be valid.

VI. Provided also, and it is hereby enacted, that no will made by any married woman shall be valid, except such a will as might have been made by a married woman before the passing of this Act.

VII. And it is hereby enacted, that no will shall be valid unless it shall be in writing and executed in manner hereinafter mentioned; (that is to say) it shall be signed at the foot or end thereof by the testator or by some other person in his presence and by his direction, and such signature shall be made or acknowledged by the testator in the presence of two or more witnesses present at the same time, and such witnesses shall subscribe the will in the presence of the testator, but no form of attestation shall be necessary.

VIII. And it is hereby enacted, that no appointment made by will in exercise of any power, shall be valid, unless the same be executed in manner hereinbefore required; and every will executed in manner hereinbefore required shall, so far as respects the execution and attestation thereof, be a valid execution of a power of appointment by will, notwithstanding that it shall have been expressly required that a will made in exercise of such power should be executed with some additional or other form of execution or solemnity.

IX. And it is hereby enacted, that every will executed in manner hereinbefore required shall be valid without any other publication thereof.

X. And it is hereby enacted, that if any person who shall attest the execution of a will, shall at the time of the execution thereof, or at any time afterwards, be incompetent to be admitted a witness to prove the execution thereof, such will shall not on that account be invalid.

XI. And it is hereby enacted, that if any person shall attest the execution of any will, to whom or to whose wife or husband any beneficial devise, legacy, estate, interest, gift or appointment of or affecting any real or personal estate (other than and except charges and directions for the payment of any debt or debts) shall be thereby given or made, such devise, legacy, estate, interest, gift or appointment, shall, so far only as concerns such person attesting the execution of such will, or the wife or husband of such person, be any person signing under such person or wife or husband, be utterly null and void, and such person so attesting shall be admitted as a witness to prove the execution, up to provide the validity or invalidity thereof, notwithstanding such devise, legacy, estate, interest, gift or appointment mentioned in such will.

XII. And it is hereby enacted, that in case by any will any real or personal estate shall be charged with any debt or debts, and any creditor, or the wife or husband of any creditor, whose debt is so charged shall attest the execution of such will, such creditor, notwithstanding such charge, shall be admitted a witness to prove the execution of such will, or to prove the validity or invalidity thereof.

XIII. And it is hereby enacted, that no person shall, on account of his being an creditor of a will,

be incompetent to be admitted a witness to prove the execution of such will, or a witness to prove the validity or invalidity thereof.

XIV. And it is hereby enacted, that every will made by a man or woman shall be revoked by his or her marriage (except a will made in exercise of a power of appointment, when the real or personal estate thereby appointed would not in default of such appointment pass to his or her heir, executor or administrator, or the person entitled as his or her next of kin, under the Statute of Distributions).

XV. And it is hereby enacted, that no will shall be revoked by any presumption of an intention on the ground of an alteration in circumstances.

XVI. And it is hereby enacted, that no will or codicil, or any part thereof shall be revoked otherwise than as aforesaid, or by another will or codicil executed in manner hereinbefore required, or by some writing declaring an intention to revoke the same, and executed in the manner in which a will is hereinbefore required to be executed, or by the burning, tearing or otherwise destroying the same by the testator or by some person in his presence and by his direction with the intention of revoking the same.

XVII. And it is hereby enacted, that no obliteration, interlineation or other alteration made in any will after the execution thereof, shall be valid or have any effect, except so far as the words or effect of the will before such alteration shall not be apparent, unless such alteration shall be executed in like manner as hereinbefore is required for the execution of the will; but the will, with such alteration as part thereof, shall be deemed to be duly executed, if the signature of the testator and the subscription of the witnesses be made in the margin or some other part of the will opposite or near to such alteration, or at the foot or end of or opposite or near to such alteration, or at the foot or end of or opposite to a memorandum referring to such alteration, and written at the end or some other part of the will.

XVIII. And it is hereby enacted, that no will or codicil, or any part thereof, which shall be in any manner revoked, shall be revived otherwise than by the re-execution thereof, or by a codicil executed in a manner hereinbefore required, and showing an intention to revive the same, and when any will or codicil which shall be partly revoked and afterwards wholly revoked, shall be revived, such revival shall not extend to so much thereof as shall have been revoked before the revocation of the whole thereof, unless an intention to the contrary be shown.

XIX. And it is hereby enacted, that no conveyance or other act made or done subsequently to the execution of a will of, or relating to any real or personal estate therein comprised, except an act by which such will shall be revoked as aforesaid shall prevent the operation of the will with respect to such estate or interest in such real or personal estate as the testator shall have power to dispose of by will at the time of his death.

XX. And it is hereby enacted, that every will shall be construed, with reference to the real estate and personal estate comprised in it, to speak and take effect as if it had been executed immediately before the death of the testator unless a contrary intention shall appear by the will.

XXI. And it is hereby enacted, that unless a contrary intention shall appear by the will such real estate or interest therein as shall be comprised or intended to be comprised in any devise in such will contained, which shall fail or be void by reason of the death of the devisee in the life time of the testator, or by reason of such devisee being contrary to law, or otherwise incapable of taking effect shall be included in the residuary devise (if any) contained in such will.

XXII. And it is hereby enacted, that a general devise, of the real estate of the testator, or of the real estate of the testator in any place or in the occupation of any person mentioned in his will, or otherwise described in a general manner, shall be construed to include any real estate, or any real estate to which such description shall extend (as the case may be) which he may have power to appoint in any manner he may think proper and shall operate as an execution of such power, unless a contrary intention shall appear by the will, and in like manner a bequest of the personal estate of the testator or any bequest of personal estate described in a general manner shall be construed to include any personal estate, or any personal estate to which such description shall extend.

(as the case may be) which he may have power to appoint in any manner he may think proper and shall operate as an exertion of such power, unless a contrary intention shall appear by the will.

XXIII. And it is hereby enacted, that where any real estate shall be devised to any person without any words of limitation, such devise shall be construed to pass the fee simple, or other the whole estate or interest which the testator had power to dispose of by will in such real estate, unless a contrary intention shall appear by the will.

XXIV. And it is hereby enacted, that in any devise or bequest of real or personal estate the words "die without issue," or "die without leaving issue," or any other words which may import either a want or failure of issue of any person in his life time or at the time of his death, or an indefinite failure of his issue, shall be construed to mean a want or failure of issue in the like time or at the time of the death of such person, and not an indefinite failure of his issue, unless a contrary intention shall appear by the will, by reason of such person having a prior estate tail, or of a preceding gift being, without any implication arising from such words, a limitation of an estate tail to such person or issue, or otherwise; Provided, that this Act shall not extend to cases where such words as aforesaid import, if no issue described in a preceding gift shall be born, or if there shall be no issue who shall live to attain the age or otherwise answer the description required for obtaining a vested estate by a preceding gift to such issue.

XXV. And it is hereby enacted, that where any real estate shall be devised to any trustee or executor, such devise shall be construed to pass the fee simple or other the whole estate or interest which the testator had power to dispose of by will in such real estate, unless a definite term of years, absolute or determinable, or an estate of freehold, shall thereby be given to him expressly or by implication.

XXVI. And it is hereby enacted, that where any real estate shall be devised to a trustee without any express limitation of the estate to be taken by such trustee, and the beneficial interest in such real estate, or in the surplus rents and profits thereof shall not be given to any person for life, or such beneficial interest shall be given to any person for life, but the purposes of the trust may continue beyond the life of such person, such devise shall be construed to vest in such trustee the fee simple, or other the whole legal estate which the testator had power to dispose of by will in such real estate and not an estate determinable when the purposes of the trust shall be satisfied.

XXVII. And it is hereby enacted, that where any person to whom any real estate shall be devised for an estate tail, or an estate in quasi entail, shall die in the life time of the testator, leaving issue who would be inheritable under such entail, and any such issue shall be living at the time of the death of the testator, such devise shall not lapse, but shall take effect as if the death of such person had happened immediately after the death of the testator, unless a contrary intention shall appear by the will.

XXVIII. And it is hereby enacted, that where any person being a child or other issue of the testator to whom any real or personal estate shall be devised or bequeathed for any estate or interest not determinable at or before the death of such person, shall die in the life time of the testator leaving issue, and any such issue of such person shall be living at the time of the death of the testator, such devise or bequest shall not lapse, but shall take effect as if the death of such person had happened immediately after the death of the testator, unless a contrary intention shall appear by the will.

XXIX. And it is hereby enacted, that notwithstanding any thing in this Act contained, any Soldier being in actual Military Service, or any Merchant or Seaman being at sea, may dispose of his personal estate as he might have done before the making of this Act.

XXX. And it is hereby enacted, that nothing in this Act contained shall be construed to repeal the provisions of Act No. XX. of 1887, whereby immovable property situated within the jurisdiction of the Court of Judicature of Prince of Wales' Island, Singapore and Malacca transmitted by the last will of any person having a beneficial interest in the same is taken to be and to have been of the nature of chattels real and not of freehold, as respects such transmission, provided that such will shall be executed and construed as a will of chattels real is to be executed and construed by virtue of this Act.

XXXI. And it is hereby enacted, that this Act shall not extend to any will made before the 1st day of February, in the year of our Lord 1889, and that every will re-executed or re-published or revived by any executor shall for the purposes of this Act be deemed to have been made at the time at which the same shall be so re-executed, re-published, or revived; and that this Act shall not extend to any estate pur autre vie of any person who shall die before the First day of February in the year of our Lord 1889.

T. H. MADDOCK,
Offg. Secy. to the Govt. of India.

FORT WILLIAM,
LEGISLATIVE DEPARTMENT,

TUE 8TH OCTOBER, 1889.

The following Act is passed by the Hon'ble the President of the Council of India in Council, on the 8th October, 1889, with the assent of the Right Hon'ble the Governor General of India, which has been read and recorded.

Ordered, that the Act be promulgated for general information.

ACT NO. XXVI. OF 1889.

I. It is hereby enacted, that it shall henceforth be lawful for the Governor in Council of the Presidency of Port St. George to direct that all or any persons committed by the Principal Sudder Ameen of Sirree for trial before the Court of Circuit for the Western Division of the Territories subject to that Presidency, shall be tried at the Sessions of Jail Delivery to be held at Howrah.

II. And it is hereby enacted, that it shall henceforth be lawful for the Governor in Council of the Presidency of Port St. George, to direct that all or any persons committed by any Principal Sudder Ameen for trial before the Court of Circuit shall be tried at any Sessions of Jail Delivery to be held at any Station within the Zillah to which the Court of such Principal Sudder Ameen may be attached.

T. H. MADDOCK,
Offg. Secy. to the Govt. of India.

FORT WILLIAM,
POLITICAL DEPARTMENT,

23RD OCTOBER, 1889.

The Hon'ble the President of the Council of India in Council having received from the Right Hon'ble the Governor General of India the following Declaration, is pleased to direct that it be published for general information.

DECLARATION

ON THE PART OF THE RIGHT HONORABLE
THE GOVERNOR GENERAL OF INDIA.

SIMLA, OCTOBER 1ST, 1888.

The Right Honorable the Governor General of India having, with the concurrence of the Supreme Council, directed the assembling of a British Force for service across the Indus, His Lordship deems it proper to publish the following exposition of the reasons which have led to this important measure.

It is a matter of notoriety that the Treaties entered into by the British Government in the year 1822, with the Amirs of Sind, the Nawab of Bahawulpore, and Maha Raja Ranjeet Singh, had for their object, by opening the navigation of the Indus, to facilitate the extension of commerce, and to gain for the British nation, in Central Asia, that legitimate influence which an interchange of benefits would naturally produce.

With a view to invite the aid of the *de facto* rulers of Afghanistan to the measures necessary for giving full effect to those Treaties, Captain Burnes was despatched, towards the close of the year 1826, on a mission to Dost Mohamed Khan, the Chief of Cabul. The original objects of that Officer's mission were purely of a commercial nature. Whilst Captain Burnes, however, was on his journey to Cabul, information was received by the Governor General that the troops of Dost Mohamed Khan had made a sudden and unprovoked attack on those of our allies, the Maha Raja Ranjeet Singh. It was naturally to be apprehended that His Highness the Maha Raja would not be slow to resentably a reprisal; and it was to be feared that the flames of war being once kindled in the very

regions into which we were endeavouring to extend our commerce, the peaceful and beneficial purposes of the British Government would be altogether frustrated. In order to avert a result so calamitous, the Governor General resolved on authorizing Captain Burnes to intimate to Dost Mohamed Khan that, if he should evince a disposition to come to just and reasonable terms with the Maha Raja, His Lordship would exert his good offices with His Highness for the restoration of an amicable understanding between the two Powers. The Maha Raja, with the characteristic candor which he has uniformly placed in the faith and friendship of the British nation, at once assented to the proposition of the Governor General to the effect that, in the mean time, hostilities on his part should be suspended.

It subsequently came to the knowledge of the Governor General that a Persian Army was besieging Herat; that intrigues were actively prosecuted throughout Afghanistan for the purpose of extending Persian influence and authority to the banks of, and even beyond, the Indus; and that the Court of Persia had not only commenced a course of injury and insult to the Officers of Her Majesty's mission in the Persian territory, but had afforded evidence of being engaged in designs wholly at variance with the principles and objects of its alliance with Great Britain.

After much time spent by Captain Burnes in fruitless negotiation at Cabul, it appeared that Dost Mohamed Khan chiefly in consequence of his reliance upon Persian encouragement and assistance, persisted, as respects his misunderstanding with the Sikhs, in urging the most unreasonable pretensions, such as the Governor General could not, consistently with justice and his regard for the friendship of Maha Raja Ranjeet Singh, be the channel of submitting to the consideration of His Highness; that he avowed schemes of aggrandizement and ambition, injurious to the security and peace of the frontiers of India; and that he openly threatened, in furtherance of those schemes, to call in every foreign aid which he could command. Ultimately he gave his undisguised support to the Persian designs in Afghanistan, of the unfriendly and injurious character of which, as concerned the British Power in India, he was well apprized, and by his utter disregard of the views and interests of the British Government, compelled Captain Burnes to leave Cabul without having effected any of the objects of his mission.

It was now evident that no further interference could be exercised by the British Government to bring about a good understanding between the Sikh Ruler and Dost Mohamed Khan, and the hostile policy of the latter Chief showed too plainly that, so long as Cabul remained under his Government, we could never hope that the tranquillity of our neighbourhood would be secured, or that the interests of our Indian Empire would be preserved inviolate.

The Governor General deemed it in this place necessary to revert to the siege of Herat, and the conduct of the Persian nation. The siege of that city has now been carried on by the Persian Army for many months. The attack upon it was a most injustifiable and cruel aggression, perpetrated and continued, notwithstanding the solemn and repeated remonstrances of the British Envoy at the Court of Persia, and after every just and becoming offer of accommodation had been made and rejected. The besieged have behaved with gallantry and fortitude worthy of the Justice of their cause, and the Governor General would yet indulge the hope that their heroism may enable them to maintain a successful defence until succours shall reach them from British India. In the meantime, the ulterior designs of Persia, affecting the interests of the British Government, have been, by succession of events, more and more openly manifested. The Governor General has recently ascertained by an official Despatch from Mr. McNeill, Her Majesty's Envoy, that His Excellency has been compelled, by the refusal of his just demands, and by a systematic course of disrespect adopted towards him by the Persian Government, to quit the Court of the Shah, and to make a public declaration of the cessation of all intercourse between the two Governments. The necessity under which Great Britain is placed, of regarding the present advance of the Persian arms into Afghanistan as an act of hostility towards herself, has also been officially communicated to the Shah, under the express order of Her Majesty's Government.

The Chiefs of Candahar (Brothers of Dost Mohamed Khan of Cabul) have avowed their adherence to the Persian policy, with the same full knowledge

of its opposition to the right and interests of the British nation in India, and have been openly assisting in the operations against Herat.

In the crisis of affairs consequent upon the retirement of our Envoy from Cabul, the Governor General felt the importance of taking immediate measures for arresting the rapid progress of foreign intrigue and aggression towards our own territories.

His attention was naturally drawn at this conjuncture to the position and claims of Shah Shooja-ul-Mook, a monarch who, when in power, had cordially acceded to the measures of united resistance to external enemy, which were at that time judged necessary by the British Government, and who, on his Empire being usurped by his present Ruler, had found an honorable asylum in the British dominions.

It had been clearly ascertained, from the information furnished by the various Officers who have visited Afghanistan, that the Barakzay Chiefs, from their disunion and unpopularity, were ill-fitted, under any circumstances, to be useful Allies to the British Government, and to aid us in our just and necessary measures of national defence. Yet so long as they refrained from proceedings injurious to our interest and security, the British Government acknowledged and respected their authority. But a different policy appeared to be now more than justified by the conduct of those Chiefs, and to be indispensable to our own safety. The welfare of our possessions in the East requires that we should have on our Western Frontier, an Ally who is interested in resisting aggression, and establishing tranquillity, in the place of Chiefs ranging themselves in subservience to a hostile Power, and seeking to promote schemes of conquest and aggrandizement.

After a serious and mature deliberation, the Governor General was satisfied that a pressing necessity, as well as every consideration of policy and justice, warranted us in espousing the cause of Shah Shooja-ul-Mook, whose popularity throughout Afghanistan had been proved to His Lordship by the strong and unanimous testimony of the best authorities. Having arrived at this determination, the Governor General was further of opinion, that it was just and proper, no less from the position of Maha Raja Ranjeet Singh, than from his undeviating friendship towards the British Government that His Highness should have the offer of becoming a party to the contemplated operations. Mr. Macauliffe was accordingly despatched in June last to the Court of His Highness, and the result of his mission has been the conclusion of a Tripartite Treaty by the British Government, the Maha Raja, and Shah Shooja-ul-Mook, whereby His Highness is guaranteed in his present possessions, and has bound himself to co-operate for the restoration of the Shah to the throne of his ancestors. The friends and enemies of any one of the contracting parties have been declared to be the friends and enemies of all. Various points have been adjusted, which had been the subjects of discussion between the British Government and His Highness the Maha Raja, the identity of whose interests with those of the Honorable Company has now been made apparent to all the surrounding States. A guaranteed independence will, upon favourable conditions, be tendered to the Amirs of Sind; and the integrity of Herat, in the possession of its present Ruler, will be fully respected; while by the measures completed, or in progress, it may reasonably be hoped that the general freedom and security of commerce will be promoted; that the name and just influence of the British Government will gain their proper footing among the nations of Central Asia; that tranquillity will be established upon the most important frontier of India; and that a lasting barrier will be raised against hostile intrigue and encroachment.

His Majesty Shah Shooja-ul-Mook will enter Afghanistan, surrounded by his own troops, and will be supported against foreign interference and factional opposition by a British Army. The Governor General confidently hopes that the Shah will be speedily re-established on his Throne by his own subjects and adherents, and when once he shall be secured in power, and the independence and integrity of Afghanistan established, the British Army will be withdrawn. The Governor General has been led to these measures by the duty which is imposed upon him of providing for the security of the possessions of the British Crown; but he rejoices that, in the discharge of this duty, he will be enabled to assist in restoring the union and prosperity of the Afghan people. Throughout the approaching operations, British influence will be exclusively employed to further every measure of general benefit; to reconcile differences; to secure oblivion of injuries; and to put an end to the

distractors by which, for so many years, the welfare and happiness of the Afghans have been impaired. Even to the Chiefs, whose hostile proceedings have given just cause of offence to the British Government, it will seek to secure liberal and honorable treatment, on their tendering early submission, and ceasing from opposition to that course of measures, which may be judged the most suitable for the general advantage of their country.

By order of the Right Hon'ble the Governor General of India,

W. H. MACNAGHTEN.

Secty. to the Govt. of India, with the Govt. Genl.

NOTIFICATION.

With reference to the preceding Declaration, the following Appointments are made:

Mr. W. H. Macnaghten, Secretary to Government, will assume the functions of Envoy and Minister on the part of the Government of India at the Court of Shah Shooja-ool-Mulk. Mr. Macnaghten will be assisted by the following Officers:

Captain Alexander Barnes, of the Bombay Establishment, who will be employed under Mr. Macnaghten's directions as Envoy in the Chief of Kelat or other States.

Lieutenant E. D'Arcy Todd, of the Bengal Artillery, to be Political Assistant and Military Secretary to the Envoy and Minister.

Lieutenant Eldred Pottiger, of the Bombay Artillery; Lieutenant R. Leach, of the Bombay Engineers; Mr. P. B. Lord, of the Bombay Medical Establishment, to be Political Assistants to ditto ditto.

Lieutenant E. B. Conolly, of the 6th Regiment Bengal Cavalry, to Command the Escort of the Envoy and Minister, and to be Military Assistant to ditto ditto.

Mr. G. J. Berwick, of the Bengal Medical Establishment, to be Surgeon to ditto ditto.

W. H. MACNAGHTEN,

Secty. to the Govt. of India, with the Govt. Genl.

By Order of the Hon'ble the President of the Council of India in Council,

H. T. PRINSEP,

Secty. to the Govt. of India.

No. 71.

**FORT WILLIAM,
GENERAL DEPARTMENT.**

The 17th October, 1838.

Notice is hereby given, that the Salaries and Allowances of the Civil and Marine Departments, for October, instant, will be discharged by the Sub-Treasurer and Marine Paymaster respectively, on or after Friday, the 10th proximo.

Published by Order of the Hon'ble the President in Council,

H. T. PRINSEP,

Secty. to the Govt. of India.

FORT WILLIAM,

MILITARY DEPARTMENT, 16th Oct. 1838.

Notice is hereby given, that the Pay, Bills, and other Allowances for October 1838, of the Troops at the Presidency, and at the other Stations of the Army, will be issued on or after Saturday, the 10th Proximo.

By Order of the Hon'ble the President in Council,

J. STUART, Lieut.-Col.,

Offy. Secty. to the Govt. of India Milt. Dept.

No. 200.

ORDERS BY THE RIGHT HON'BLE THE GOVERNOR GENERAL FOR THE NORTH WESTERN PROVINCES.

**SIMLA,
GENERAL DEPARTMENT.**

The 25th September, 1838.

REVENUE.

APPOINTMENTS.

Mr. R. Orr to be a Deputy Collector in Zillah Mardabed, under the provisions of Regulation IX. of 1833.

Mr. J. G. Brass to be a Deputy Collector in Zillah Hameerpoor, under the provisions of Regulation IX. of 1833.

JUDICIAL AND REVENUE.

Mr. W. J. Morgan (appointed under Orders of 14th August last, to be an Assistant under the Commissioner of the Agra Division,) has obtained, from the Hon'ble the Deputy Governor of Bengal, leave of absence to proceed to the Sand Heads, for one month, in extension of the period allowed him to join the North Western Provinces.

The 29th September, 1838.

REVENUE.

Mr. F. S. Head is appointed a Settlement Officer in the District of Cawnpore.

J. THOMASON,

Offy. Secty. to the Govt. Genl N. W. P.

No. 2501.

ORDERS BY THE RIGHT HON'BLE THE GOVERNOR GENERAL FOR THE NORTH WESTERN PROVINCES.

SIMLA,

GENERAL DEPARTMENT.

The 8th October, 1838.

APPOINTMENTS.

JUDICIAL AND REVENUE.

Mr. G. T. Lushington to be Commissioner of Kumaon, vice Lieut. Colonel Gowen, whose appointment has been cancelled by the Hon'ble the Court of Directors, because they considered the office unfit "to be conferred on a Military Officer, without previous Revenue or Judicial experience."

Mr. J. Cumine to be Magistrate and Collector of Etawah, in the room of Mr. Lushington.

These Appointments will take effect from the date on which Mr. Lushington will assume charge from Colonel Gowen.

J. THOMASON,

Offy. Secty. to the Govt. Genl N. W. P.

GENERAL ORDERS BY THE RIGHT HON'BLE THE GOVERNOR GENERAL.

SIMLA, 6th October, 1838.

The Right Hon'ble the Governor General has been pleased to appoint Captain St. George D. Showers, of the 22d Regiment Native Infantry, to be an Alder-de-Camp on His Lordship's personal Staff, vice Major J. Byene.

Wm. CASEMENT, M. G.,

Secty. to the Govt. of India Milt. Dept.,

with the Rt. Hon'ble the Govr. Genl.

GENERAL ORDERS BY THE RIGHT HON'BLE THE GOVERNOR GENERAL.

SIMLA, 8th October, 1838.

The following Appointments were made in the General Department, North Western Provinces, under date the 8th instant :

Assistant Surgeon H. Sill, of Banda, to be Civil Assistant Surgeon of Hurnepore.

Assistant Surgeon R. W. Fathful, to be Civil Assistant Surgeon of Futehpore, vice C. Madden, placed, at his own request, at the disposal of His Excellency the Commander in Chief.

Wm. CASEMENT, M. G.,

Secty. to the Govt. of India Milt. Dept.,

with the Rt. Hon'ble the Govr. Genl.

GENERAL ORDERS BY THE RIGHT HON'BLE THE GOVERNOR GENERAL.

SIMLA, 9th October, 1838.

The Right Hon'ble the Governor General is pleased to appoint Lieutenant John Bentolo, of the 6th Regiment Native Infantry, to be an Assistant in the Office of the Surveyor General of India, on a Salary of (200) Two Hundred Rupees per Month.

Wm. CASEMENT, M. G.,

Secty. to the Govt. of India Milt. Dept.,

with the Rt. Hon'ble the Govr. Genl.

General Orders by the Right Hon'ble the Governor General.

SIMLA, 8th October, 1828.

The Right Hon'ble the Governor General has been pleased to make the following Promotions, in the Army Commissariat Department, consequent on the demise of Major J. Satchwell:

Captain F. T. Boyd, Assistant Commissary General 2d Class, to be an Assistant of the 1st Class.

Captain H. Doreen, Deputy Assistant Commissary General 1st Class, to be an Assistant of the 2d Class.

Captain C. Hiblane, Deputy Assistant Commissary General 2d Class, to be a Deputy Assistant of the 1st Class.

Captain T. J. Nuttall, Sub-Assistant Commissary General, to be a Deputy Assistant of the 2d Class.

Wm. CASEMENT, M. G.

Seeig. to the Govt. of India Mly. Dept.,
with the Rt. Hon'ble the Govr. Genl.

General Orders by the Hon'ble the President in Council.

FORT WILLIAM, 16th October, 1828.

No. 150 of 1828.—The Pay, Ratta and other Allowances, for October 1828, of the Troops at the Presidency, and at the other Stations of the Army, will be issued on or after Saturday, the 10th Proximo.

J. STUART, Lt.-Col.

Off. Seeig. to the Govt. of India Mly. Dept.

FORT WILLIAM, 22d October, 1828.

No. 151 of 1828.—The undermentioned Officers are permitted to proceed to Europe on Furlough, on Medical Certificate:

Lieutenant Paul Wynd Wills, of the Corps of Engineers, and Executive Engineer of the 5th or Benares Division of Public Works.

Lieutenant James Stanley Harris, of the 20th Regiment Native Infantry.

Surgeon Peter Carruthers, of the Medical Department, is permitted to proceed to the Cape of Good Hope, and eventually to Van Dieman's Land, on Medical Certificate, and to be absent from Bengal on that account for fifteen months.

MEMORANDUM.

In General Orders No. 97, dated the 26th June last, appointing Juggut Douluh Mujaoosdar and Corporal D. Rattray, of the Honourable Company's European Regiment, to Situations in the Department of Public Works, for "Overseer" read "Assistant Overseer." The Order Books to be corrected accordingly.

J. STUART, Lt.-Col.

Off. Seeig. to the Govt. of India Mly. Dept.

FORT WILLIAM, 22d October, 1828.

No. 152 of 1828.—The undermentioned Men of Her Majesty's Service, are permitted to reside in India as Out-Pensioners of Chelsea Hospital, and draw their pay at the Stations specified opposite to their respective names, according to the 55th Article of the Pension Warrant of the 14th November, 1820; pending a reference to the Horse Guard as to the amount of their Pensions:

2d Foot.

Private John Lewis, Calcutta.
Richard Evans, Ditto.

13th Foot.

Richard Jones, Kurnool.
George Knight, Ditto.
William Smith, Ditto.
William Davis, Ditto.
Jeremiah Salisbury, Calcutta.
Thomas Pryor, Ditto.

4th Foot.

Corporal William Acre, Chinsurah.
Drummer James Hamilton, Calcutta.
Private William Hart, Ditto.

J. STUART, Lt.-Col.

Off. Seeig. to the Govt. of India Mly. Dept.

NOTICE—The General Treasury will be closed on Saturday, the 27th Instant, on account of the Hindu Holiday, Jagodharas Puja.

W. H. OAKES, Sub-Treasurer.

General Treasury, the 19th October.

NOTICE—The Post-Master General begs to notify, that a Steamer will be despatched with a Mail to the Red Sea, on the 4th of December next.

(Signed) R. E. ELLIOT,

Post Master General.

Bombay, Civil. Post Office,

14th October, 1828.

With reference to the above, Notice is hereby given, that the latest safe date for the transmission of Letters, hence to Bombay, which may be intended for despatch by the December Steamer, will be the 20th proximo.

G. ALEXANDER,

Off. Post Master General.

Fort William, Genl. Post Office,
the 23d October, 1828.

Letters received on date from and to,	By what Ships despatched.	Bound to,	Sailed from Seager.
15th to 21st October,	James Holmes,	Liverpool,	Will sail on the 21st from Calcutta.
15th to 18th Oct.,	Stranger, Ganges,	Madras and Raof Jon.	18th from Madras.
15th to 21st Octo.,	Holmes,	Potomac, Singa- pore, Malacca, and China,	21st from Calcutta.

W. MOORE, Deputy Post Master.

Calcutta, General Post Office, the 23d October, 1828.

**Notice to Exporters of Tobacco, Segars, &c., and to
Masters of Vessels on which Tobacco, &c. may be
Skipped.**

No Tobacco can be imported into the United Kingdom unless the Master shall have on board a separate and distinct Manifest for such Tobacco, containing the particular weight in each Hogshead, Cask, Chest, or Case, with the Tare of the same, and otherwise drawn up in the form prescribed by the Act of Parliament.

Penalty on the Masters £100—see 3 and 4 William 4, C. 52, Sec. 3, 7 and 11.

Tobacco may not be imported into the United Kingdom in any Ship or Vessel of less burthen than 120 Tons—unless in Hogsheads, Casks, Chests, or Cases, containing at least 100 lbs. net weight, and not packed in Bags or Packets without such Hogsheads, Casks, &c. Nor separated nor divided in any way whatever, nor unless the particular weight of the Tobacco in such Package, with the Tare of the same, be marked thereon under penalty of forfeiture—3 and 4 William 4, C. 52, Sec. 56. It is important that masters shipping Tobacco from this Port for Great Britain, should make themselves thoroughly acquainted with such portion of the Act above quoted as relate to that Article.

R. WALKER, Collector of Customs.

Calcutta, Civil. Post Office, the 1st July, 1828.

NOTICE is hereby given, that under the Provisions of Rule 5th of the Notification issued by the Board bearing date the 9th May 1837, the undermentioned descriptions of Salt of 1243 S. S., in Stores at the several Arsons of the Chittagong Agency, will be Sold at the Prices and by the weight apodised below.

Parties willing to purchase the Salt will obtain Chars and Rowannahs upon payment of the Prices now fixed, after the expiration of ten days from the date hereof, that is to say, on and from the 16th instant.

Salt of 1243 per 100 Mds. of 80 Tolla Weight.

Mohoruk Connab Nizampore,	410
Bhuganpore,	410
Josaldey,	410
Barehat,	410
Khursook,	410
Arracan,	415

By Order of the Board of Customs, Salt and Opium,
the 7th May, 1838.

S. G. PALMER, Acting Secretary.

ইন্দোচীন মেওয়া বাইতেছে

বেসর ১৮৩৭ সালের ৯ মে তারিখের
ইন্দোচীন পক্ষ বিমানসারে নিচের লিখিত
সম ১২৪৩ মালের ময়ক আহা মো. চট্টগ্রামের
পক্ষের আকাশহাতে মেওয়া আছে তাহা পক্ষে
লিখিত মধ্যে ও কখনে বিক্রয় হইবেক অন্তর্বৎ হে
বকল বাক্তির এ ময়ক পরিপন্থ করিবার প্রকার হই
লেক আহা এই পারিখ ইন্দুক মধ্য রোপ ১৮ হই
লে আর্পণ ১৬ মে অবধি এ মধ্যে পোকা পারিশ করি
ল ছাড় ও রওয়ানা পাইতে পারিবেক ইতি—

সম ১২৪৩ মালের ময়ক মো. তোলা পক্ষ
বের কি ১০০ মোন্টের মধ্য—
ক্ষেত্রকলা নিজামপুর কো. ৪১০
কাশীমপুর পি ৪১০
জুপদিয়া পি ৪১০
বাহিনচৰ পি ৪১০
শরসবল পি ৪১০
আরাকান পি ৪১০
বিমৌলিব হক সাহেবৰ আলিমান বোত গুর
মিট ময়ক ও আকিম ইতি তারিখ ১ মে ১৮৩৮
সাল—

S. G. PALMER, Acting Secy.

NOTICE is hereby given, that under the Provisions of Rule 5th of the Notification issued by the Board bearing date the 9th May 1837, the Salt of 1243 S. S., in Store at Ghant Bowlih, in the Tanluk Agency, will be Sold at the rate of 410 Rupees per 100 Mds. of 80 Tolla to the Beer and 40 Seers to the Maund.

Parties willing to purchase the above Salt will obtain Chars and Rowannahs upon payment of the price at the rate now fixed after the expiration of ten days from the date hereof, that is to say, on and from the 16th proximo.

By Order of the Board of Customs, Salt and Opium,
the 24th May, 1838.

S. G. PALMER, Acting Secretary.

NOTICE is hereby given, that under the Provisions of Rule 5th of the Notifications issued by the Board bearing date the 9th May 1837, the Salt of 1243 S. S., in Store at Ghant Kalenugor, in the Budgetta Agency, will be sold at the rate of 411 Rupees per 100 Mds. of 80 Tolla to the Beer, and 40 Seers to the Maund.

Parties willing to purchase the above Salt will obtain Chars and Rowannahs upon payment of the price at the rate now fixed after the expiration of ten days from the date hereof, that is to say, on and from the 16th proximo.

By Order of the Board of Customs, Salt and Opium,
the 24th May, 1838.

S. G. PALMER, Acting Secy.

NOTICE is hereby given, that under the Provisions of Rule 5th of the Notification issued by the Board of Customs, Salt and Opium, bearing date the 9th May 1837, the following descriptions of Salt now in Store at the Sultan Ghulain, will be Sold at the respective Prices specified, and will be delivered at the rate of 80 Tolla to the Beer and 40 Seers to the Maund.

Parties willing to purchase the undermentioned Salt will obtain Chars and Rowannahs upon payment of the price at the rates now fixed, after the expiration of ten days from the date hereof, that is to say, on or after the 16th instant.

Madras Port,	At Comptoy's Repository Bombay, Ceylon
Rock, Liverpool	

per 100 Mds. of 80
Tolla to the Beer,
and Abdah Salts,

Of 1833-34,	358
1834-35,	366
1835-36,	376
1836-37,	386

MOCHA SALT.

Of 1833-34,	361
1834-35,	371
1835-36,	381
1836-37,	391

By order of the Board of Customs, Salt and Opium,
dated this 8th day of October, 1838.

S. G. PALMER, Acting Secretary.

ইন্দোচীন মেওয়া বাইতেছে

বেসর ১৮৩৭ সালের ৯ মে তারিখের ইন্দোচীন
যে পক্ষে মকার লিখিত ধারানসারে নিচের লিখিত
অকার বকলকার্য আহা মো. সামিখ্যার মো
য়া মেওয়া আছে আহা ১. তোলা কি মোন্থ
ও ১০ মোন্থে কি মোন্থ এই দিনাদের কি পক্ষ মোয়া
নিচের লিখিত লিখিত মধ্যে বিক্রয় হইবেক অন্তর্বৎ
যে কেহ পরিদর্শিকার মধ্যে আহা এই পারিখ
ইন্দুক মধ্য রোপ গত হইলে আর্পণ ১৬ আক্ষোয়ৰ
অবধি অক্ষে দেবৰ বিকায় করাচাইতেছে এই
মধ্যে পোকা পারিশ করিলে ছাড় ও রওয়ানা পাইতে
পারিবেক।

১. মোন্থ পুরুষ

কিশক মোন্থের পুরুষ

মাঝ্বার পরিমিট বোকাই নিলোন

লিবৱপুর সৈন্য ও আবৰ্জন মূলক

১. মোন্থ ১৮৩৭।০৪ মাল কো. ৩৫৬

১. মোন্থ ১৮৩৭।০৫ পি ৩৬৬

১. মোন্থ ১৮৩৭।০৬ পি ৩৭৬

১. মোন্থ ১৮৩৭।০৭ পি ৩৮৬

মুক্তি ১. মোন্থ ১৮৩৭।০৪ মাল পি ৩৬১

১. মোন্থ ১৮৩৭।০৫ পি ৩৭১

১. মোন্থ ১৮৩৭।০৬ পি ৩৮১

১. মোন্থ ১৮৩৭।০৭ পি ৩৯১

বিমৌলিব হক মাইদান আলিমান বোত
পরিমিট মধ্য ও আকিম ইতি কাটৰ ৬ আক্ষো

য়ৰ ১৮৩৭ সাল—

S. G. PALMER, Acting Secretary.

Administrations.

ALL Persons indebted to the Estate of JAMES CRICHTON, formerly of the Town of Calcutta, Gentleman, are required to make payment to the Registrar of the Supreme Court at Fort William, Administrator to the Estate, to whom all Creditors are also desired to make known their Claims.

THE like Advertisement as to the Estate of BEHAR KUTHKBY, formerly of Berhampore, Widow, (de bonis non, with Will annexed).

THE like Advertisement as to the Estate of ROBERT PATON, late of the City of Bath, in Great Britain, a Major General and C.B., in the Military Service of the East India Company, (with a Copy of the Will annexed.)

12th October, 1838. [2]

NOTICE is hereby given, that the Effects belonging to the late Mr. J. O'Brien, Overseer, Executive Engineer's Department, Arakan Division, are under the Seal of this Court, and will be made over to any person duly authorized to receive the same.

A. P. PHAYRE,

Senior Assistant Commr.

*Arakan, S. A. Commr's. Office,
Akyab, the 3d Octr. 1838.*

NOTICE of Public Sale for Arrears of Revenue, unless immediately liquidated, at the Collector's Office, Zillah Hooghly, on Monday the 29th October 1838, corresponding with 14th Kartik 1245 B. S.

Name of Mahal to be sold and of the Pergannah in which it is situated and No. of Lot in Collector's Sale Advertisement.	Recorded Proprietor.	Annual Sudder Jumma.	Arrears of Revenue, including Interest for the Kist of July, 1838.	REMARKS.
No. 38. Muddie Ghant Ph. Muddie Ghant, ...	Mr. Hodger, &c.,	42308 2 5	8994 10 8	This land produces Paddy, Salt, Mulberry, Mohul under Butwarrab.
No. 37. Dukhin Baor Ph. Baular,	Nettes Nund Coondoo Chowdhier, &c.,	11755 4 10	525 13 10	Do. Paddy, Potatoes, Sugar-cane, &c.
No. 38. Headgampoor, Mowzabs 19. Ph. Chowmeha,	Juggomohun, &c.,	42246 1 0	2007 7 0	Ditto ditto ditto.
No. 39. Snakholly, Mow- zabs 22, Ph. Baor 100,	Jugul Kissore Biwas, &c.,	10148 0 0	454 6 5	Ditto ditto ditto.
No. 40. Bahergurree, in 13 Mowzabs, Ph. Bauloguttee,	Boystub DossMullick, &c.	7865 1 7	252 0 0	Ditto ditto ditto.
No. 41. Belan, &c. in 14 Mowzabs,	Ditto,	10181 1 7	459 6 4	Ditto ditto ditto.
No. 42. Kooldha, Ph. Chundercouch, ...	Ditto,	10794 10 4	482 3 2	Ditto ditto ditto.
No. 43. Nekuri Badg, in Mowzabs 41, Ph. Do,	JuggomohunMookojia, &c.,	11280 7 0	494 14 11	Ditto ditto ditto.
No. 44. Bonepear, &c. in 32 Mowzabs, Ph. Baor 100,	Boystub DossMullick, &c.	10840 7 0	480 0 0	Ditto ditto ditto.
No. 45. Paudrik, &c. in Mowzabs, Ph. Baor 100,	Rominhuth Chuttapa- dha, &c.,	91288 14 6	499 3 2	Ditto ditto ditto.
No. 46. Angur, &c. in Mowzabs, Ph. Chunduionob, ...	BoystubDossMullick, &c.	10834 10 7	496 4 3	Ditto ditto ditto.

Hooghly Collector's Office, 16th September, 1838.

W. H. BRILLI, Collector.

NOTICE of Public Sale for Arrears of Revenue, unless immediately liquidated, at the Collector's Office, Zillah Hooghly, on Monday, the 29th October 1838, corresponding with 14th Kartik 1245 B. S.

Name of Mahal to be Sold and of the Pergannah in which it is situated and No. of Lot in Collector's Sale Advertisement.	Recorded Proprietor.	Annual Sudder Jumma.	Arrears of Revenue, including Interest for the Kist of July 1838.	REMARKS.
No. 34. Bahmoopoor,	Prasanna Chumar Tekam,	10002 0 1	716 11 9	This Land produces Paddy, Grain, Sugar-Cane, &c.
No. 36. Mamoodpoor,	Gobled Chander Buddopedia,	10881 4 0	482 2 9	Ditto ditto ditto.

Hooghly Collector's Office, 16th September, 1838.

W. H. BRILLI, Collector.

NOTICE is hereby given, that the undermentioned Two Allotments of Sonderbun's Forest Land, Decreed in favor of Government by the Presidency Special Commissioner, on the 14th July, 1837, can be obtained on the usual Jungle-beesee terms, upon application being made at the Office of the Commissioner of the Sonderbun, at Alipore.

Name of Allotment.	Supposed area.	Boundaries.	Remarks.
Khowrah Barisal.	70,000	North, the Pungachee river, the Barwarkhalee Khali, and the Jowdkhara river.—East, the Balasur river.—West, the Bhulah river.—South, the Cheepa, Barwarkhalee, and Kumarkhalee Khals.	This allotment is situated on the Western bank of the Balasur river, opposite to the cultivated lands lately resumed from the possession of the Zemindars of Parganah Syedpur. It is high and dry, requiring little or no embanking to keep out the salt Water, and a considerable portion of it would appear to have been at one time cleared of jungle. An abundance of large Sandree timber might be procured from this allotment, and from its proximity to a district already cultivated, fresh water at all times of the year might be obtained without difficulty. From its situation and capabilities, the land of this allotment offers many advantages to speculators.
Ditto.	70,000	North, the Cheepa, Barwarkhalee, and Kumarkhalee Khals.—East, the Balasur river.—South, the Durmit river joining the Bhulah with the Balasur river.—West, the Bhulah.	The like remarks apply modified in so far as this allotment is to the south of the preceding one.

Sunderbun, Commissioner's Office, Alipore, the 8th Sept. 1838.

UNION BANK.

NOTICE is hereby given, that a Special Meeting of Proprietors will be held on Wednesday, the 7th proximo at noon, for the purpose of confirming, or otherwise, the Directors' nomination of Mr. A. H. Sim, to be Accountant to the Bank, which Office he resigned on the 22d instant.

The Papers connected with the previous resignation of Mr. Sim are deposited with the Secretary for the inspection of Proprietors desirous to see the same.

* By Order of the Directors,

JOHN STORM, Adm. Secy. Union Bank.

Union Bank, the 24th
October, 1838.

NOTICE is hereby given, that an Adjourned General and Quarter Sessions of the Peace, will be held by Her Majesty's Justices of the Peace in and for the Town of Calcutta, and Factory of Fort William in Bengal, and the places subordinate thereto, at the Office of the said Justices, in the said Town of Calcutta, on Saturday the Third day of November next, at the hour of Twelve o'Clock at noon, for the purpose of Assessment.

J. YOUNG, Clerk of the Peace.

Clerk of the Peace Office,
October 23d, 1838.

NOTICE is hereby given, that a General and Quarter Sessions of the Peace, will be held by Her Majesty's Justices of the Peace in and for the Town of Calcutta, and Factory of Fort William in Bengal, and the places subordinate thereto, at the Office of the said Justices, in the said Town of Calcutta, on Saturday, the Third day of November next, at the hour of Twelve o'Clock at noon, for the purpose of Assessment.

J. YOUNG, Clerk of the Peace.

Clerk of the Peace Office,
October 23d, 1838.

G. T. SHAKESPEAR, Commissioner.

STEAM NOTICE.

 The MATTABANGA, in tow of the THAMES, Steam Vessel, for Allahabad, will leave Calcutta on the 27th instead of the 25th Instant, as previously announced.

By Order of the Marine Board,

(Signed) J. H. JOHNSTON,

Controller of Govt. Steam Vessels.

Calcutta, 20th October, 1838.

NOTICE.—The admission, lately advertised, of Mr. G. DICK, Junior, as a Partner in our respective Wines and Agency Establishments at Calcutta, Canning, Meerut and Agra, is for the present, and until further notice, postponed and suspended.

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Calcutta, 10th October, 1838.

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The Calcutta Gazette.

Published by Authority.

It is requested that Government Notifications for the Calcutta Gazette, of any length, may be sent to the Press before Noon of Friday, and those of a few lines only before 5 P. M. of that day.

SATURDAY, OCTOBER 27, 1838.

FORT WILLIAM,
GENERAL DEPARTMENT, 26th JUNE, 1832.

All Public Officers of Government sending Advertisements to the *Calcutta Gazette* for Publication, are hereby directed to make them as short as possible, and to specify always how many times the Advertisement shall be repeated.

By Order of the Hon'ble the Vice President in Council,

H. T. PRINSEPP, Secy. to the Govt.

FORT WILLIAM,
FINANCIAL DEPARTMENT,
The 15th JUNE, 1836.

Notice is hereby given, that under instructions just received from the Honorable Court of Directors, the following Terms and Conditions for making Advances upon the Goods and Merchandise of Individuals intended for Consignment to England re-payable to the Court of Directors of the East India Company, have been substituted for those contained in the Advertisement of this Department, dated the 27th October 1834.

1st.—The parties to whom Advances may be made shall agree that the respective Consignments be delivered into such Warehouses as the Court of Directors may approve: and that they be subject to the Control of the Court of Directors until the loss of the Company upon the Consignment shall have been satisfied.

2d.—Upon each Consignment, the value of which is to be ascertained by the Officers of the Indian Governments, or Authorized Agents of the East India Company, an Advance not exceeding two-thirds of such ascertained value will be made.

3d.—For re-payment of the Advance, Bills of Exchange to be drawn in triplicate, at six months sight, at the rate of—

1. d.	Per Company's Rupee for Advances made at	Bengal.
Ditto	Ditto	Madras.
Ditto	Ditto	Bombay.
	Per Spanish Dollar, Ditto	China.

4th.—The Parties will be required to place in the hands of the Board of Customs, Salt and Opium, Bills of Lading of the Consignment and Policies of Insurance effected thereon, both in triplicate. The Bills of Lading must be drawn deliverable to the East India Company, or endorsed to the order of the East India Company. The Policies of Insurance must be effected in the name and on behalf of the East India Company, at the Parties interested, or endorsed to their order; but persons desirous of effecting the secondary Insurance in this Country, and of depositing the Policies in the Company's Treasury, will be allowed to do so.

5th.—In case of default being made either in acceptance, or payment of the Bills, the Courts of Directors

to be authorized, in such manner and at such times as they may see fit to sell the Goods, for the purpose of re-paying the Company the amount of the Advances made thereon, including Freight and any other charges or expenses which the Company may have incurred on account of the Consignment, together with interest, should any have accrued; the Company, on the other hand, allowing discount, where any part of the proceeds shall be realized before the Bills fall due, and the settlement of either surplus or deficiency shall be made with the Consignor; and if in India or China by the Government or Agents from whom he received the Advance, at the rate of exchange at which the Company may at the time be drawing Bills upon such Government or Agents.

6th.—An Agent in England shall be appointed for each Consignment, to whom the Court of Directors shall be empowered to make over the Goods, subject to all the conditions agreed upon with the Company, on payment of the Bills; and with whom they shall be authorized to transact generally all business relating to such Goods. The Consignor shall be at liberty to make provision, in case of the Party upon whom the Bill is drawn, (being also the Agent) having failed to accept the Bill, for the substitution of another Agent.

7th.—After the arrival of the Goods in England and when they shall have been placed in such deposit as may have been agreed upon, the Agent may be put into possession of them before the Bills become due, upon the amount of such Bills (less discount) being paid, together with the Freight and any other charges and expenses which the Company have paid or may be subject to on account of the Goods.

8th.—The rate of Discount to be allowed by the Company shall be the same as that charged by the Bank of England.

9th.—It is expected that Parties or their Agents will cause the Goods to be insured from Urs, such Insurance to take effect from the date of the termination of the Sea risk; as the East India Company will not undertake to effect any Insurance upon them.

10th.—Parties receiving Advances, to address in each instance a Letter in quadruplicate to the Court of Directors, according to a form which will be furnished by the Officers of Government (or authorized Agents of the East India Company), signifying their assent to all the foregoing conditions, but more particularly for the purpose of expressly authorising the sale of the Goods by the Company (without either notice to or concurrence of any person whomsoever) at any period after default shall be made either in acceptance or payment of the Bills; also authorizing, in such cases, the re-paying to the Company the Advances made, either principal or interest, together with any other charges or expenses which the Company may have incurred in respect of the Goods, and appointing the Agent in England for each transaction.

Published by Order of the Right Hon'ble the Governor General of India in Council,

H. T. PRINSEPP,
Secy. to Govt. of India.

FORT WILLIAM,
FINANCIAL DEPARTMENT,
THE 2D MAY, 1838.

Notice is hereby given, that the Board of Customs, Salt and Opium, at Calcutta, have been authorized to accept tenders for advances to be made upon Bills drawn on London, and secured in the manner described and provided in the Advertisement of this Department dated the 15th June 1836, at the rate of exchange, until further orders, of (2s. 2d.) Two Shillings and Two Pence for the Company's Rupee, Orders for the amount advanced will be issued by the Board payable at the General Treasury at Calcutta, Twenty days after sight.

Published by Order of the Hon'ble the Deputy Governor of Bengal,

H. T. PRINSEP,
Secty. to the Govt. of Bengal.

No. 48.

ORDERS BY THE HON'BLE THE DEPUTY GOVERNOR
OF BENGAL.

FORT WILLIAM,
GENERAL DEPARTMENT,

THE 24TH OCTOBER, 1838.

Messrs. E. T. Trevor and W. Edwards, Writers, are reported qualified for the Public Service by proficiency in two of the Native languages.

ECCLESIASTICAL DEPARTMENT.

The Reverend Arthur Brown Spry has been appointed by the Hon'ble the Court of Directors, an Assistant Chaplain on this Establishment, and reported his arrival at this Presidency on the 20th instant.

The Reverend Mr. Spry will do duty at the Presidency under the direction of the Senior Presidency Chaplain, until further orders.

H. T. PRINSEP,
Secty. to the Govt. of Bengal.

No. 72.

FORT WILLIAM,
GENERAL DEPARTMENT,

THE 24TH OCTOBER, 1838.

The Hon'ble the President in Council is pleased to attach Mr. H. D. H. Ferguson, Writer, reported qualified for the Public Service, to the Bengal Presidency, from the 23d May last.

The Hon'ble the President in Council is pleased to attach the following Gentlemen Writers, reported qualified for the Public Service, as follows:

Mr. E. T. Trevor to the Bengal Presidency.
Mr. W. Edwards to the Bengal Presidency.

H. T. PRINSEP,
Secty. to the Govt. of India.

No. 71.

FORT WILLIAM,
GENERAL DEPARTMENT,

THE 17TH OCTOBER, 1838.

Notice is hereby given, that the Salaries and Allowances of the Civil and Marine Departments, for October, instant, will be discharged by the Sub-Treasurer and Marine Paymaster respectively, on or after Friday, the 16th proximo.

Published by Order of the Hon'ble the President in Council,

H. T. PRINSEP,
Secty. to the Govt. of Bengal.

FORT WILLIAM,
MILITARY DEPARTMENT, 16TH OCT. 1838.

Notice is hereby given, that the Pay, Rations, and other Allowances for Officers and of the Troops at the Presidency, and at the other Stations of the Army, will be issued on or after Saturday, the 4th Proximo.

By Order of the Hon'ble the President in Council,

J. STUART, Lieut.-Col.
Secty. to the Govt. of India MIL. Dept.

ORDERS BY THE HONORABLE THE DEPUTY GOVERNOR
OF BENGAL.

JUDICIAL AND REVENUE DEPARTMENT,

THE 13TH OCTOBER, 1838.

The Honorable the Deputy Governor of Bengal has been pleased to make the following Appointment:

Mr. J. J. Ward to be an Assistant to the Magistrate and to the Collector of Hooghly, from the 16th July last; Mr. Ward will continue to officiate as Collector of Moorshedabad, during the absence of Mr. P. G. E. Taylor, or until further orders.

THE 16TH OCTOBER, 1838.

The following Officers have obtained leave of absence from their Stations:

Mr. H. C. Metcalfe, Officiating Magistrate of Rungpore, for one month, on Medical Certificate. Mr. A. T. Dick will officiate as Magistrate, during the absence of Mr. Metcalfe, or until further orders.

Cazee Jelal Oodeen Mahomed, Principal Sudder Ameen of Mymensing, for six months from the 1st proximo, on private affairs.

THE 20TH OCTOBER, 1838.

The following Officer has obtained leave of absence from his Station:

Mr. F. Cardow, Magistrate and Collector of Jessore, for two months, to visit the Presidency, on private affairs, preparatory to proceeding on Furlough. Mr. C. B. Trevor will officiate, until further orders as Magistrate and Collector of Jessore.

THE 28TH OCTOBER, 1838.

Bahoo Shibchunder Paulit, Deputy Collector under Regulation IX. of 1833, has been transferred from Rajshy to Burdwan, &c.

Bahoo Roopchunder Basu, Ditto Ditto under Ditto of Ditto, has been transferred from Malda to Rajshy.

Bahoo Hurribur Dutt, Deputy Collector under Regulation IX. of 1833, has been transferred from Hiddees to Burdwan, &c.

The following Officers have obtained leave of absence from their Stations:

Mr. R. H. Myton, Magistrate and Collector of Sylhet, for two months, from the 15th November, to visit the Presidency preparatory to proceeding on Furlough. Mr. G. A. C. Plowden has been directed to relieve Mr. Myton and to officiate as Magistrate and Collector of Sylhet until further orders.

Mr. H. F. James, Officiating Magistrate and Collector of Bhagulpore, for one week, on Medical Certificate. Mr. H. C. Bagge will conduct the duties during Mr. James' absence.

Mr. E. Bentall, Magistrate and Collector of Dinajpore, for two months, preparatory to proceeding on Furlough. Mr. R. C. Halkett will relieve Mr. Bentall and officiate as Magistrate and Collector of Dinajpore until further orders.

Mr. T. C. Loh, exercising the powers of Joint Magistrate and Deputy Collector in Nuddea, for fourteen days, from the 1st proximo, on private affairs.

Mr. G. F. Cockburn, Assistant to the Magistrate and Collector of Purneah, for one month, on Medical Certificate, in extension of the leave granted to him on the 18th ultmo.

Mr. H. J. Thornton, Civil Assistant Surgeon of Purbo, for one month, from the 1st proximo, on private affairs.

Mr. F. Peterson, Apothecary, attached to the Province of Arakan, for one month, from the 1st proximo, on private affairs.

THE 26TH OCTOBER, 1838.

Mr. C. B. Trevor, Deputy Collector of Jessore, has received an extension of four days leave of absence, from the 18th instant, to enable him to join his Station.

The unexpired portion of the leave of absence granted to Mr. Assistant Surgeon K. Mackinnon, of Tipper, under date the 11th August last, has been suspended at his own request.

PRESID. JAS. HALLIDAY,

Secty. to the Govt. of Bengal.

GENERAL ORDERS BY THE RIGHT HON'BLE THE GOVERNOR-IN-GENERAL.

MEMLA, 19TH OCTOBER, 1838.

The Right Honorable the Governor-General is pleased to promote Jasoor Aspinwalling, of the 2nd Regiment Native Infantry, to be Subadar, and

Havildar Shabek Dumanoo, of the 21st Regiment Native Infantry, to be Jemadar, and to transfer them, in those ranks, to the Infantry portion of the Escort about to accompany Mr. Secretary Macnaghten on his Mission to Afghanistan.

Wm. CASEMENT, M. G.,
Secy. to the Govt. of India Milt. Dept.,
with the Rt. Hon'ble the Secr. Genl.

GENERAL ORDERS BY THE HON'BLE THE PRESIDENT IN COUNCIL.

FORT WILLIAM, 22d October, 1838.

No. 153 of 1838.—At the recommendation of the Medical Board, no other Medical Officer being available, Assistant Surgeon Alexander Stewart, M. D., at present attached to the Salt Agency at Tumlonk, is placed at the disposal of His Excellency the Commander in Chief, for the purpose of proceeding in Medical charge of a Detachment of Artillery Drafts to the Upper Provinces.

J. STUART, Lt.-Col.,
Offy. Secy. to the Govt. of India Milt. Dept.

Head-Quarters, Simla, 14th September, 1838.

GENERAL ORDER.

No. 161.

His Excellency The Commander in Chief in India has been pleased to direct the publication of the following General Order, received from the Adjutant General Horse Guards, for the information of Her Majesty's Forces serving in India:

No. 535.

GENERAL ORDER.

HORSE GUARDS, 16th April, 1838.

Her Majesty having been graciously pleased, by Her Order in Council of the 1st of February last, to direct that the Instructions relating to Salutes, of which a Copy is transmitted herewith, be in future observed, The General Commanding in Chief enjoins the strictest attention thereto upon the part of all Military Officers concerned.

By Command of the Right Honorable

GENERAL LORD HILL,

Commanding in Chief,

(Signed) JOHN MACDONALD,
Adjutant General.

INSTRUCTIONS REGARDING SALUTES.

Established by Her Majesty's Order in Council
of 1st February, 1838.

AT THE COURT AT BUCKINGHAM PALACE,
THE 1ST DAY OF FEBRUARY, 1838.

**THE QUEEN'S MOST EXCELLENT
MAJESTY IN COUNCIL.**

WHENAS there was this day read at the Board a Report of the Right Hon. the Lords of a Committee of Council, dated the 31st ultmo, in the words following, viz.—

His late Majesty having been pleased, by an Order in Council of the 10th of May last, to refer unto this Committee a Letter from the Right Hon. Lord Glenelg, one of His said late Majesty's Principal Secretaries of State, with General Instructions for the regulation of Salutes from His said late Majesty's Ships and Forts, Their Lordships this day took the said General Instructions into consideration, and agreed to report as their opinion to Her Majesty that it may be advisable that Her Majesty should approve thereof. Her Majesty having taken the said Report into consideration, was pleased, by and with the advice of Her Privy Council, to approve thereof, and to order, as it is hereby ordered, that the said General Instructions for the regulation of Salutes (copies whereof are hereunto annexed) be strictly observed.

Whereof the Right Hon. Lord John Russell, the Right Hon. Viscount Palmerston, the Right Hon. Lord Glenelg, Her Majesty's Principal Secretaries of State; His Grace the Duke of Wellington, Constable of the Tower; The Right Hon. the Lord Commissioners of the Admiralty; The Secretary of War, and Master-General of the Ordnance, and the President of the Board of Control, are to take notice.

and to give the necessary directions therein, as to them may respectively appertain.

(Signed) C. GREVILLE.

GENERAL INSTRUCTIONS.

SECTION I.

Royal Salutes.

All Royal Salutes consist of Twenty-one guns.

	Guns	Scuds.
The King, or The Queen.....	21	
The several Members of the Royal Family.....	21	
Foreign Crowned Heads, Sovereign Princes and their Consorts, Presidents of Republican States.....	21	
Days appointed for firing Salutes as celebrations of Anniversaries.....	21	
The Lord Lieutenant of Ireland.....	21	

REGULATIONS RELATIVE TO SECTION I.

ARTICLE 1. Whenever the King, or the Queen shall arrive at any place in Her Majesty's dominions where there is a fort or battery from which Salutes are usually fired, a Royal Salute shall be fired from such fort or battery, and from all Her Majesty's ships and vessels present; and similar Salutes shall be fired upon His or Her Majesty's final departure, and on such other occasions as shall be directed.

Also, whenever the King or the Queen shall go on board any one of Her Majesty's ships or vessels, the Royal Standard shall be hoisted at the main-top-gallant-mast-head, the flag of the Lord High Admiral at the fore-top-gallant-mast-head, and the Union Jack at the mizen-top-gallant-mast-head, of such ship, or, if on board of a smaller vessel, in the most conspicuous parts of her; and a Royal Salute shall be fired from such ship or vessel, on His or Her Majesty's going on board, and again on leaving her; and every ship and vessel of war present shall likewise fire a Royal Salute on the hoisting of those flags; and such further Royal Salutes shall be fired on His or Her Majesty quitting the ship or vessel, or passing in boats, or on such other occasions as may be directed.

Also, whenever the King or Queen shall be embarked in any ship or vessel at sea, and the before mentioned flags shall be hoisted in her, every ship or vessel of war meeting her shall fire a Royal Salute.

And, whenever any ship or other vessel, in which the flags before mentioned are flying, shall pass any fort or other place from which Salutes are usually fired, a Royal Salute is to be fired from such fort or other place; but, whenever any ship or vessel passes, bearing the Royal Standard only (without the other flags), such fort or other place is not to salute such ship or vessel.

ART. 2. Whenever any other members of the Royal Family shall arrive at, or quit any place where there is a fort or battery, from which Salutes are usually fired, they shall receive a Royal Salute on their first arrival at, and final departure from, such fort or battery, and from all Her Majesty's ships and vessels present.

Also whenever any member of the Royal Family shall go on board any of Her Majesty's ships or vessels, the Royal Standard shall be hoisted at the main-top-gallant-mast-head of such ship or vessel, and a Royal Salute shall be fired from her, on His or Her going on board, and again upon leaving her.

Also, whenever any member of the Royal Family shall be embarked in any ship or vessel at sea, and the Royal Standard shall be hoisted in her, every ship and vessel of war meeting her shall fire a Royal Salute.

ART. 3. The Royal Standard does not return Salutes, and no other flag is to be saluted in presence of the Royal Standard.

ART. 4. Whenever any Foreign Crowned Head, Sovereign Prince or his Consort, or President of a Republican State, shall arrive at or quit any place in Her Majesty's dominions, where there is a fort or battery from which Salutes are usually fired, they shall receive a Royal Salute on their first arrival at, and final departure from, such fort or battery, and from all Her Majesty's ships and vessels present; and upon their going on board, and on leaving any of the said ships or vessels, a further Salute shall be fired, and on each occasion during the Salute the senior Officer's ship shall display at her mast-head the flag of such Foreign Nation.

Whenever such visits to Her Majesty's ships or vessels shall take place in a Foreign port, corresponding Salutes shall be fired, and the flag of the Nation of the Royal Visitor shall be hoisted, as already explained.

Upon occasion of the celebration of the birth-day of the King or the Queen of a Foreign Nation, or on other important Festivals and Ceremonies of such Nation, by any Ships of War or batteries of such Nation, Her Majesty's ships or vessels present may fire such Salutes, in compliance thereto, as the senior Officer of Her Majesty's ships may direct; but however, exceeding twenty-one guns; and the flag of such Nation shall be displayed on these occasions at the mast-head of the senior Officer's ship.

ART. 5. The fixed days for firing Salutes as celebrations of Anniversaries shall be as follows: viz.—